Service Chapter 650-25

North Dakota Department of Human Services 600 East Boulevard Dept. 325 Bismarck, ND 58505-0250 Division 20 Program 610 Service 650 Chapter 25

Table of Contents

State and Community Programs Funded Under the Older Americans Act Policies and Procedures 650-25

Purpose 650-25-01

Legal References/Authority 650-25-05

Definitions 650-25-10

Overview of the Older Americans Act 650-25-15

Department of Human Services Mission Statement 650-25-20

Division of Administrative & Management Functions 640-25-25

Planning and Service Area 650-25-25-01

State Plan on Aging 650-25-25-05

Governor's Committee on Aging 650-25-25-10

Advocacy 650-25-25-15

Technical Assistance 650-25-25-20

Confidentiality 650-25-25

Hearings 650-25-25-30

Grievances 650-25-25-35

Poverty Guidelines 650-25-25-45

Records 650-25-25-50

Equipment 650-25-25-55

Priority Services 650-25-25-60

Target Groups 650-25-25-65

Direct Services 650-25-25-70

Legislative Directives 650-25-25-75

Services/Program Service Standards 650-25-25-80

Division 20 Program 610 Service 650 Chapter 25

Aging & disability Resource LINK (ADRL) Options Counseling Service Standard 650-25-26

Performance Standards 650-25-26-01

Eligible Consumers 650-25-26-01-01

Location of Services 650-25-26-01-05

ADRL Operating Activities 650-25-26-01-10

Service Delivery Characteristics/Activities 650-25-26-01-15

Billable Unit of Service 650-25-26-05

Service Delivery Procedures 650-25-26-10

Staffing Requirements 650-25-26-15

Prohibited Activities 650-25-26-20

Administrative Requirements 650-25-26-25

Administration 650-25-26-25-01

Legal Requirements 650-25-26-25-05

Planning/Evaluation Requirements 650-25-26-25-10

Advocacy Requirements 650-25-26-25-15

Family Caregiver Support Program Service Standard 650-25-30

Performance Standards 650-25-30-01

Eligible Clients 650-25-30-01-01

Eligible Clients - Alzheimer's Demonstration Project 650-25-30-01-05 Repealed

Location of Service 650-25-30-01-10

Service Categories 650-25-30-01-15

Delivery Characteristics 650-25-30-01-20

Billable Services 650-25-30-05

Service Activities 650-25-30-10

Documentation Requirements 650-25-30-10-05

Service Activity Reporting Requirements 650-25-30-10-10

Staffing Requirements 650-25-30-15

Division 20 Program 610 Service 650 Chapter 25

Prohibited Activities 650-25-30-20

Qualified Service Provider Complaints 650-25-30-25

Denial and Termination of Services 650-25-30-30

Administrative Requirements 650-25-30-35

Administration 650-25-30-35-01

Legal Requirements 650-25-30-35-05

Health Maintenance Program Service Standard 650-25-35

Performance Standards 650-25-35-01

Eligible Clients 650-25-35-01-01

Location of Services 650-25-35-01-05

Delivery Characteristics 650-25-35-01-10

Billable Unit of Service 650-25-35-05

Service Delivery Procedures 650-25-35-10

Staffing Requirements 650-25-35-15

Prohibited Activities 650-25-35-20

Administrative Requirements 650-25-35-25

Administration 650-25-35-25-01

Legal Requirements 650-25-35-25-05

Planning/Evaluation Requirements 650-25-35-25-10

Advocacy Requirements 650-25-35-25-15

Legal Assistance Program Service Standard 650-25-40

Performance Standards 650-25-40-01

Eligible Clients 650-25-40-01-01

Location of Services 650-25-40-01-05

Delivery Characteristics 650-25-40-01-10

Billable Unit of Service 650-25-40-05

Staffing Requirements 650-25-40-06

Administrative Requirements 650-25-40-10

Division 20 Program 610 Service 650 Chapter 25

Administration 650-25-40-10-01 Legal Requirements 650-25-40-10-05 Planning/Evaluation Requirements 650-25-40-10-10 Advocacy Requirements 650-25-40-10-15

Nutrition Program Service Standard 650-25-45

Performance Standards 650-25-45-01

Eligible Clients 650-25-45-01-01

Location of Services 650-25-45-01-05

Delivery Characteristics 650-25-45-01-10

Billable Units of Service 650-25-45-05

Menu Planning 650-25-45-10

Nutrition Services Incentive Program (NSIP) Funds 650-25-45-15

Staffing Requirements 650-25-45-20

Prohibited Activities 650-25-45-25

Administrative Requirements 650-25-45-30

Administration 650-25-45-30-01

Legal Requirements 650-25-45-30-05

Planning/Evaluation Requirements 650-25-45-30-10

Advocacy Requirements 650-25-45-30-15

Nutrition Program Service Standard 650-25-46

Perfromance Standards 650-25-46-01

Eligible Clients 650-25-46-01-01

Location of Services 650-25-46-01-05

Delivery Characteristics 650-25-46-01-10

Billable Units of Service 650-25-46-05

Menu Planning 650-25-46-10

Nutrition Services Incentive Program (NSIP) Funds 650-25-46-15

Staffing Requirements 650-25-46-20

Division 20 Program 610 Service 650 Chapter 25

Prohibited Activities 650-25-46-25

Administrative Requirements 650-25-46-30

Administration 650-25-46-30-01

Legal Requirements 650-25-6-30-05

Planning/Evaluation Requirements 650-25-46-30-10

Advocacy Requirements 650-25-46-30-15

Outreach Program Service Standard 650-25-50

Performance Standards 650-25-50-01

Eligible Clients 650-25-50-01-01

Location of Services 650-25-50-01-05

Delivery Characteristics 650-25-50-01-10

Billable Units of Service 650-25-50-05

Service Delivery Procedures 650-25-50-06

Service Activities 650-25-50-10

Staffing Requirements 650-25-50-15

Prohibited Activities 650-25-50-20

Administrative Requirements 650-25-50-25

Administration 650-25-50-25-01

Legal Requirements 650-25-50-25-05

Planning/Evaluation Requirements 650-25-50-25-10

Advocacy Requirements 650-25-50-25-15

Senior Companion Program Service Standard 650-25-55

Performance Standards 650-25-55-01

Eligible Clients - Senior Companion Volunteers 650-25-55-01-01

Eligible Clients - Recipients of the Senior Companion Service 650-25-55-01-05

Location of Service 650-25-55-01-10

Delivery of Characteristics 650-25-55-01-15

Division 20 Program 610 Service 650 Chapter 25

Unit of Service 650-25-55-05

Administrative Requirements 650-25-55-10

Administration 650-25-55-10-01

Legal Requirements 650-25-55-10-05

Planning/Evaluation Requirements 650-25-55-10-10

Advocacy Requirements 650-25-55-10-15

Older Americans Act Title III Assessment 650-25-65

Program Reporting Requirements 650-25-70

SAMS Reporting 650-25-70-01
Service Progress Reports/Other Reports 650-25-70-05
State Program Report 650-25-70-10
Inventory Listing of Federal Equipment 650-25-70-15

Contracting 650-25-75

Procurement of Services 650-25-75-01

Contract 650-25-75-05

Subcontract 650-25-75-05-01

Service Provision Form 650-25-75-05-05

Identifying Data Form 650-25-75-05-10

Fiscal Administration 650-25-80

Older Americans Act Budget 650-25-80-01
Nutrition Services Incentive Program (NSIP) 650-25-80-05
Cost Sharing 650-25-80-10
Program Income 650-25-80-15
Required Match 650-25-80-20
Additional Local Funds 650-25-80-21
Compensation 650-25-80-25

Division 20 Program 610 Service 650 Chapter 25

Mileage, Lodging and Meal Rates 650-25-80-30 Audit Responsibility 650-25-80-35

Fiscal Reporting Requirements 650-25-85

Monthly Data & Payment Report (SFN 269) 650-25-85-01 Request for Reimbursement - Direct Services (SFN 1763) 650-25-85-05

Senior Centers 650-25-90

Dissolution of a Non-Profit 650-25-95

Division 20 Program 610 Service 650 Chapter 25

State and Community Programs Funded Under the Older Americans Act Policies and Procedures 650-25

Purpose 650-25-01 (Revised 1/1/06 ML#2995)

View Archives

This manual outlines the Policies and Procedures governing the administration, management, and implementation of state and community programs funded under the Older Americans Act.

Division 20 Program 610 Service 650 Chapter 25

Legal References/Authority 650-25-05 (Revised 1/1/08 ML#3121)

View Archives

- Public Law 109-365, Older Americans Act of 1965, as amended in 2006
- North Dakota Century Code Chapter 50-06 (Department of Human Services)
- Public Law 98-502, Single Audit Act of 1984, as applicable
- Public Law 104-156, Single Audit Act Amendments of 1996, as applicable
- 45 Code of Federal Regulations Part 1321 (Grants for State and Community Programs)
- 45 Code of Federal Regulations Part 74 (Uniform Administrative Requirements for Awards and Sub-awards to Institutions of Higher Education), as applicable
- 45 Code of Federal Regulations Part 92, (Uniform Administrative Requirements for Grants and Cooperative Agreements to State and Local Governments), as applicable
- OMB Cost Principles, as applicable
- North Dakota Department of Human Services Contract, and all attachments
- North Dakota Administrative Code Chapter <u>33-33-04</u> (North Dakota Requirements for Food and Beverage Establishments)
- North Dakota Administrative Code Chapter <u>75-03-23</u> (Provision of Home and Community-Based Services under the Service Payments for Elderly and Disabled Program and Medicaid Waiver for the Aged and Disabled Program)

Division 20 Program 610 Service 650 Chapter 25

Definitions 650-25-10 (Revised 1/1/12 ML#3303)

View Archives

Definitions in this manual include descriptors of Older Americans Act programs/services that must be used in the completion of required Federal reporting

Access Assistance (National Family Caregiver Support Program)	A service that assists caregivers in obtaining access to the available services and resources within their communities. A trained Caregiver Coordinator will assess caregiver needs, establish an option plan, and arrange for support services.
Activities of Daily Living (ADL)	Self-care activities performed daily without assistance, stand-by assistance, supervision or cues including eating, dressing, bathing, toileting, and transferring in and out of bed/chair and walking.

Division 20 Program 610

Aging & Disability Resource LINK (ADRL)	An initiative designed to streamline access to long-term care services and supports for consumers of all ages, incomes, and disabilities, and their families through better coordination and strengthened partnering of existing systems of information, assistance, and access. North Dakota will develop 'no wrong door' models at the community level that can assist individuals in making informed decisions about their service and support options.
Aging & Disability Resource LINK (ADRL) Benefits Counseling	The provision of information designed to help consumers learn about public and private benefits with referral to appropriate entities for access to needed benefits. ADRL Benefits Counseling is considered a part of the ADRL Options Counseling service.
Aging & Disability Resource LINK (ADRL) Futures Planning	The process of assisting consumers in planning for their future long-term care needs with referral to appropriate entities for retirement planning, long-term care insurance, etc. ADRL Futures Planning is considered a part of the ADRL Options Counseling service.
Aging & Disability Resource-LINK Information and Referral/ Assistance (ADRL I & R/A)	A one-on-one service that (a) provides consumers with information on opportunities and services available within their communities; (b) assesses problems and capabilities of the individuals; (c) links the consumers to the services and opportunities that are available; and (d) to the maximum extent practicable, establishes adequate follow-up procedures.
Aging & Disability Resource LINK (ADRL) Operating	Day-to-day activities necessary to implement and maintain an ADRL.

Division 20 Program 610

Aging & Disability Resource LINK (ADRL) Options Counseling	A person-centered, interactive, decision-support process whereby consumers, family members and/or significant others are supported in determining appropriate long-term care choices based on the consumer's needs, preferences, values, and individual circumstances.
Aging Services Division	The designated state agency in North Dakota to carry out the provisions of the Older Americans Act of 1965, as amended.
Advocacy	Actions taken on behalf of older individuals to secure their rights or benefits.
Alzheimer's Disease and Related Disorders	Any form of dementia characterized by neurological or organic brain dysfunction.
Assistive Safety Device	An adaptive and preventive health aid that will assist individuals in their activities of safe daily living.
At Risk for Institutional Placement	With respect to an older individual, such individual is unable to perform at least 2 activities of daily living without substantial assistance (including verbal reminding, physical cuing, or supervision) and is determined by the State to be in need of placement in a long-term care facility.
Caregiver (National Family Caregiver Support Program)	(See Family Caregiver)
Child (National Family Caregiver Support Program)	An individual who is not more than 18 years of age or who is an individual with a disability.
Client	An individual who meets eligibility requirements to receive services under the Older Americans Act.

Division 20 Program 610

Congregate Meals	A service that provides meals that assure a minimum of one-third of the recommended dietary allowances for a client who will be eating in a group setting.
Contract Entity	A legal entity that has entered into a contract with the Department of Human Services to receive funds under the Older Americans Act for service provision to eligible clients.
Cost Sharing	Process that allows clients to share in the cost of service provision through the use of a sliding fee scale and self-declaration of income.
Counseling (National Family Caregiver Support Program)	Counseling to caregivers to assist them in making decisions and solving problems relating to their caregiver roles. This includes counseling to individuals, support groups, and caregiver training (of individual caregivers and families).

Division 20 Program 610

Disability	A condition attributed to mental or physical impairment, or a combination of mental and physical impairments that results in substantial functional limitations in one or more of the following areas of major life activity: (1) self care, (2) receptive and expressive language, (3) learning, (4) mobility, (5) self direction, (6) capacity of independent living, (7) economic self sufficiency, (8) cognitive functioning, and (9) emotional adjustment.
Disease Prevention and Health Promotion	Services funded under Title III-D of the Older Americans Act including health risk assessments; routine health screening, which may include hypertension, glaucoma, cholesterol, cancer, vision, hearing, diabetes, bone density, and nutrition screening; nutritional counseling and educational services; evidence-based health promotion programs, including programs related to the prevention and mitigation of the effects of chronic disease (including osteoporosis, hypertension, obesity, diabetes, and cardiovascular disease), alcohol and substance abuse reduction, smoking cessation, weight loss and control, stress management, falls prevention, physical activity and improved nutrition; programs regarding physical fitness and group exercise; home injury control; screening for the prevention of depression and coordination of community mental health services; medication management services; information concerning diagnosis, prevention, treatment and rehabilitation of agerelated diseases and chronic disabling conditions; and gerontological counseling. Service

Division 20 Program 610

	priority shall be given to areas of the state that are medically underserved and have a large number of older individuals who have the greatest economic need for such services.
Economic Need	(See Greatest Economic Need).
Eligible Client	(See Client).
Equipment	Tangible nonexpendable personal property, including exempt property, charged directly to a Contract having a useful life of more than one year and an acquisition cost of \$5000 or more per unit.
Escort/Shopping Assistance	An allowable service activity under Outreach Services that consists of accompanying and personally assisting or arranging for someone to accompany and personally assist a client with physical or cognitive difficulties obtain a service outside the home environment. Shopping assistance may include purchasing items for homebound clients.
Exploitation	The fraudulent or otherwise illegal, unauthorized, or improper act or process of an individual, including a caregiver (an individual who has the responsibility for the care of an older individual, either voluntarily, by contract, by receipt of payment for care, or as a result of the operation of law and means a family member or other individual who provides, on behalf of such individual or of a public or private agency, organization, or institution, compensated or uncompensated care to an older individual) or fiduciary, that uses the resources of an older individual for monetary or personal benefit, profit, or gain, or that results in depriving an older individual of rightful access to, or

Division 20 Program 610

	use of, benefits, resources, belongings, or assets.
Family Caregiver (National Family Caregiver Support Program)	An adult family member, or another individual, who is an informal provider of in-home and community care to an older individual or to an older individual with Alzheimer's disease or a related disorder with neurological and organic brain dysfunction. "Informal" means that the care is not provided as a part of a public service program or payment is received through a private service program.
Fiduciary	A person or entity with the legal responsibility to make decisions on behalf of and for the benefit of another person and to act in good faith with fairness. This includes a trustee, a guardian, a conservator, an executor, an agent under a financial power of attorney or health care power of attorney, or a representative payee.
Focal Point	A facility established to encourage the maximum co-location and coordination of services for older individuals. The eight Regional Human Service Centers have been designated as focal points.
Functionally Impaired	A condition characterized by the inability of an individual to perform a number of activities of daily living (ADL) and/or instrumental activities of daily living (IADL) without assistance.

Division 20 Program 610

Governor's Committee on Aging	A fourteen member committee appointed by the Governor that serves in an advisory capacity to the Governor and to Aging Services Division; provides local input, acts as an advocate for the service needs of older individuals, and sponsors Statehouse Conferences on Aging and/or Governor's Forums on Aging.
Grandparent or Older Individual Who is a Relative Caregiver (National Family Caregiver Support Program)	A grandparent or step-grandparent of a child, or a relative of a child by blood or marriage, or adoption who is 55 years of age or older and (a) lives with the child; (b) is the primary caregiver of the child because the biological or adoptive parents are unable or unwilling to serve as the primary caregiver of the child; and (c) has a legal relationship to the child, such as legal custody or guardianship, or is raising the child informally.
Greatest Economic Need	The need resulting from an income level at or below the poverty line [as defined by the Office of Management and Budget, and adjusted by the Secretary in accordance with section 673(2) of the Community Services Block Grant Act (42 U.S.C. 9902(2)].
Greatest Social Need	The need caused by non-economic factors which include: (a) physical and mental disabilities; (b) language barriers; and (c) cultural, social, or geographic isolation, including isolation caused by racial or ethnic status, that (i) restricts the ability of an individual to perform normal daily tasks; or (ii) threatens the capacity of the individual to live independently.

Division 20 Program 610

Health Maintenance	A combination of services provided in an effort to determine and maintain the health and well being of clients, which includes monitoring and screening procedures for early detection of disease processes, health education, referral, and follow-up.
High Nutritional Risk	Any client determined through the use of the Nutrition Screening Checklist to be at high nutritional risk. High nutritional risk is defined as a score of 6 or higher using the checklist.
Home and Community-Based Services	An array of services that are essential and appropriate to sustain individuals in their homes and communities, and to delay or prevent institutional care.
Homebound	Unable to leave a place of residence due to limited physical mobility; emotional or psychological impairments that prohibit participation at a meal site; or a geographic location is so remote that transporting a client to and from a site is prohibitive.
Home-Delivered Meals	A service that provides meals that assures a minimum of one third of the recommended dietary allowances for a client who is homebound.
Ineligible Participant	Individuals who do not meet Older Americans Act eligibility requirements. Ineligible participants are required to pay the full cost of a service.

Division 20 Program 610

In Home Services	Includes homemaker and home health aide; visiting and telephone reassurance; chore maintenance; inhome respite care and adult day care as a respite service for families; minor modification of homes; personal care services, and other inhome services as defined in by the State/Area Agency in the State Plan.
Information and Assistance	A one-on-one service for older individuals that (a) provides individuals with information on opportunities and services available within their communities, including information relating to assistive technology; (b) assesses problems and capabilities of the individuals; (c) links the individuals to the services and opportunities that are available; (d) to the maximum extent practicable, establish adequate follow-up procedures; and (e) serve the entire community of older individuals with greatest economic need, greatest social need, and older individuals at risk for institutional placement.
Information Services (National Family Caregiver Support Program)	A service for caregivers that provides the public and individuals with information on resources and services available to the individuals within their communities.

Division 20 Program 610

Instrumental Activities of Daily Living (IADL)	typicall' (memo and/or prepari persona manage using te housew transpo individu	ndent living tasks that y require mental/cognitive ry, judgment, intellect) physical ability such as: ng meals, shopping for al items, medication ement, managing money, elephone, doing heavy ork, doing light housework, ortation ability. cortation ability refers to the ual's ability to make use of le transportation.
Legal Assistance	provide individu needs a feasible approp or law s supervi counse	dvice and representation ed by an attorney to older uals with economic or social and includes (i) to the extent e, counseling or other riate assistance by a paralegal student under the direct sion of an attorney; and (ii) ling or representation by a yer where permitted by law.
Licensed Registered Dietitian	dietetic	on licensed to practice cs as provided in North Dakota y Code Chapter 43-44.
Limited English Proficiency	-	vidual who is not fluent in the English language.
Living Alone	househ an own	person household where the older lives by his or herself in ed or rented place of ice in a non-institutional .

Division 20 Program 610

Long-Term Care	Any service, care, or item (including an assistive device), including disease prevention and health promotion service, an in-home service, and a case management service (a) intended to assist individuals in coping with, and to the extent practicable compensate for, a functional impairment in carrying out activities of daily living; (b) furnished at home, in a community care setting, or in a long-term care facility; and (c) not furnished to prevent, diagnose, treat, or cure a medical disease or condition.
Long-Term Care Facility	A facility defined in North Dakota Century Code Chapter 50-10.1, as any assisted living facility, any skilled nursing facility, basic care facility, nursing home as defined in subsection 3 of the North Dakota Century Code section 43-34-01, or swing bed hospital approved to furnish long-term care services.
Long-Term Care Ombudsman	An individual who identifies, investigates, and resolves complaints made by or on behalf of residents of long-term care facilities and tenants of assisted living facilities. The ombudsman also works in other ways to protect the health, safety, welfare, and rights of residents/tenants.
Minority Elderly	Individuals 60 years of age or over who are confined to the following designations: American Indian or Alaskan Native; Asian; Black or African American, not of Hispanic origin; Hispanic or Latino; origin; American Indian or Alaskan Native, and Asian American/Pacific Islander and Native Hawaiian or other Pacific Islander.

Division 20 Service 650 Program 610 Chapter 25

Multipurpose Senior Center	A community facility for the organization and provision of a broad spectrum of services, which includes the provision of health (including mental health), social, nutritional, educational, and recreational activities.
National Aging Program Information System (NAPIS)	Annual performance reporting requirements established by the Administration on Aging for Older Americans Act programs. The system includes the State Program Report.

Division 20 Program 610

National Family Caregiver Support Program	Provides for a multifaceted system of support services for family caregivers and for grandparents or older individuals that are relative caregivers. Support services include information to caregivers about available services; assistance to caregivers in gaining access to the services; individual counseling, organization of support groups, and caregiver training to caregivers to assist the caregivers in making decisions and solving problems relating to their care giving roles; respite care to enable caregivers to be temporarily relieved from their care giving responsibilities and supplemental services, on a limited basis, to complement the care provided by the caregivers. Priority for services shall be given to older individuals with greatest social and economic need (with particular attention to low-income older individuals) and older individuals providing care and support to older individuals with mental retardation and related developmental disabilities (as defined in 42 U.S.C. 6001). Services are funded under Title III-E of the Older Americans Act.
Neglect	The failure of a caregiver or fiduciary to provide the goods or services that are necessary to maintain the health or safety of an older individual; or self neglect.
New Client	Any client who has never been previously registered as a client for the service, either in the current fiscal year or a prior fiscal year by a contract entity funded with Older Americans Act funds in the planning and service area.

Division 20 Program 610

Non-Minority	Any individual who is not considered a minority.
Nutrition Counseling	Provision of individualized advice and guidance to individuals, who are at nutritional risk, because of their health or nutritional history, dietary intake, medications use or chronic illnesses, about options and methods for improving their nutritional status, performed by a licensed registered dietitian in accordance with North Dakota Century Code Chapter 43-44.
Nutrition Education	The provision of scheduled learning experiences on topics related to the improvement of health and nutritional well being. A program to promote better health by providing accurate and culturally sensitive nutrition, physical fitness, or health (as it relates to nutrition) information and instruction to participants, caregivers, or participants or caregivers in a group or individual setting overseen by a dietitian or individual with comparable expertise.
Nutrition Screening	Completion of a nutrition screening checklist by eligible clients to determine if they are at nutritional risk. Nutritional screening data is a federal collection requirement of the National Aging Program Information System (NAPIS), found in the Federal Register, Volume 59, No. 188, September 29, 1994.
Nutrition Services	Services funded under Title III-C of the Older Americans Act including congregate and home-delivered meals, nutrition counseling, nutrition screening, and nutrition education.

Division 20 Program 610

Nutrition Services Incentive Program (NSIP)	Receipt of cash and/or commodities as an incentive to encourage and reward effective performance in the efficient delivery of nutritious meals to older individuals.
Nutrition Services Incentive Program (NSIP) Meal	A meal served in compliance with all the requirements of the Older Americans Act (OAA), which means at a minimum that: 1) it has been served to a participant who is eligible under the OAA and has not been means-tested for participation (i.e. meals provided to individuals through means-tested programs such as Medicaid Title XIX waiver meals or other programs such as state-funded means-tested programs are excluded from the NSIP meals); 2) it is compliant with the nutrition requirements; 3) it is served by an eligible agency; and 4) it is served to an individual who has an opportunity to contribute. NSIP Meals include all OAA eligible meals including those served to persons under age 60 where authorized by the OAA.
Older Individual (Person)	An individual who is 60 years of age or older.
Older Americans Act of 1965	Public Law 89-73, first enacted in 1965, amended 13 times between 1965 and 2006; directed to improving the lives of America's older individuals, particularly in relation to income, health, housing, employment, long-term care, retirement and community services. The Act also established the Administration on Aging within the United States Department of Health and Human Services.

Division 20 Program 610

Outreach	A personalized approach to seeking out older individuals and identifying their service needs with an emphasis on referral and linkage to available services. Service activities also include determining eligibility for home-delivered meals service and escort/shopping assistance.
Person with Comparable Expertise	For Nutrition Services, includes the following: licensed nutritionist, dietary technician or certified dietary manager.
Poverty	An individual with an annual income at or below the Federally established poverty level.
Program Income	Income received as a service contribution from eligible clients and income from ineligible participants (must pay the full cost of a meal). Program income must be used towards the cost of the service to expand and/or enhance services.
Program Income Carryover	Program income that is not expended during the contract period.
Rapid Inspection	Nursing task accomplished by limited observation of a client to detect status of visible health conditions.

Division 20 Program 610

Respite Care (National Family Caregiver Support Program)	Services that offer temporary, substitute supports or living arrangements for older persons in order to provide a brief period of relief or rest for caregivers. Respite Care includes: (1) In-home respite (personal care and other in-home respite); (2) respite provided by attendance of the care recipient at a senior center or other nonresidential program; and 3) institutional respite provided by placing the care recipient in an institutional setting such as a nursing home for a short period of time as a respite service to the caregiver.
Rural	Any area that is not defined as urban. Urban areas comprise (1) urbanized areas (a central place and its adjacent densely settled territories with a combined minimum population of 50,000) and (2) an incorporated place or a census designated place with 20,000 or more inhabitants.
Self-Directed Care	An approach to providing services (including programs, benefits, supports, and technology) under the Older Americans Act intended to assist an individual with activities of daily living in which (a) such services (including the amount, duration, scope, provider, and location of such services) are planned, budgeted, and purchased under the direction and control of such individual; (b) such individual is provided with such information and assistance as are necessary to and appropriate to enable such individual to make informed decisions about the individual's care options; (c) the needs, capabilities, and preferences of such individual with respect to such services, and such individual's

Division 20 Service 650 Program 610 Chapter 25

	ability to direct and control the individual's receipt of such services, are assessed by the State/Area Agency (or other agency designated by the State/Area Agency) involved; (d) based on the assessment made under subparagraph (c), the State/Area Agency develops together with such individual and the individual's family, caregiver or legal representative, (i) a plan for services for such individual that specifies which services such individual will be responsible for directing; (ii) a determination of the role of family members (and others whose participation is sought by such individual) in providing services under such plan; and (e) the State/Area Agency provides for oversight of such individual's self-directed receipt of services, including steps to ensure the quality of
Self-Neglect	appropriate use of funds under the Older Americans Act. An adult's inability, due to physical or mental impairment or diminished capacity, to perform essential selfcare tasks including (a) obtaining essential food, clothing, shelter, and medical care; (b) obtaining goods and services necessary to maintain physical health, mental health, or general safety; or (c) managing one's own financial affairs.
Senior Companion Services	A service that offers periodic companionship and non-medical support by volunteers (who receive a stipend) to adults with special needs.
Service Contribution	See Program Income.

Division 20 Program 610

Severe Disability	A severe, chronic condition attributable to mental or physical impairment, or a combination of mental and physical impairments that (a) is likely to continue indefinitely; and (b) results in substantial functional limitation in three or more of the following major life activities: self-care; receptive and expressive language; learning; mobility; self-direction; capacity for independent living; and economic self-sufficiency.
Shelf Stable Meal	A combination of pre-portioned foods that can be stored and consumed at room temperature. Shelf stable meals are distributed for use in emergency situations, such as when meals cannot be delivered due to severe weather. Each meal must provide one-third of the Recommended Dietary Allowances.
Social Need	(See Greatest Social Need).
State Plan on Aging	A planning and compliance document that is required by the Older Americans Act for the provision of services for older individuals.
Supportive Services	Services funded under Title III - B of the Older Americans Act, including but not limited to outreach, health maintenance, transportation, information and assistance, and legal services.
Supplemental Services (National Family Caregiver Support Program)	Services provided on a limited basis to complement the care provided by caregivers.
Targeting	A concentrated effort to provide services and programs to a specific group.

Division 20 Program 610

Transportation	A service that provides a method of travel from one specific location to another specific location. All transportation services will be provided through the Department of Transportation.
Unduplicated Client Count	For NAPIS purposes, the counting an eligible individual only one time during a federal fiscal year, regardless of the number of services the individual receives.
Vulnerable Adult	An adult who has a substantial functional or mental impairment. [(A) Substantial functional impairment is a significant limitation in the adult's ability to live independently or provide self-care. This limitation is due to physical incapabilities that are determined through observation, diagnosis, evaluation or assessment. (B) Substantial mental impairment is a significant disorder of thought, mood, perception, orientation, or memory that grossly impairs judgment, behavior, or ability to live independently or provide self-care. It is determined through observation, diagnosis, evaluation or assessment.]
Vulnerable Adult Protective Services	Remedial social, legal, health, mental health, and referral services provided for prevention, correction, or discontinuation of abuse or neglect which are necessary and appropriate under the circumstances to protect an abused or neglected vulnerable adult, and ensures that the lease restrictive alternatives provided prevent further abuse or neglect, and promote self-care and independent living. (Reference: North Dakota Century Code Chapter 50-25)

Division 20 Program 610 Service 650 Chapter 25

Overview of the Older Americans Act 650-25-15 (Revised 1/1/08 ML#3121)

View Archives

The Older Americans Act of 1965 provides assistance in the development of new or improved programs to help older persons through grants to states for community planning and services. It also provides for training, research, and discretionary projects. Further, it establishes, within the United States Department of Health and Human Services, an operating agency designated as the Administration on Aging.

The Older Americans Act of 1965, as amended in 2006, contains the following Titles:

- 1. Title I outlines objectives to improve the lives of older Americans in the areas of income, physical health, mental health, housing, long-term care services, employment, retirement, education and recreation opportunities, and community services.
- 2. Title II establishes the Administration on Aging, headed by an Assistant Secretary for Aging, within the Office of the Secretary of Health and Human Services. The Assistant Secretary for Aging is appointed by the President of the United States with the advice and consent of the Senate. The Title further establishes within the Administration on Aging, an Office for American Indian, Alaskan Native, and Native Hawaiian Aging; and an Office of the Long-Term Care Ombudsman Program. The 2006 amendments broaden the role of the Administration on Aging in the following areas: elder abuse and prevention services, mental health services authorized under the Act, expansion of Aging and Disability Resource Centers to all states; coordination with the Centers for Medicare and Medicaid and other federal agencies to promote self-directed care, build awareness of federal programs and benefits, and establish a National Center on Senior Benefits Outreach and Enrollment; and coordinate with the Corporation for National and Community Service to encourage volunteer and civic engagement activities for all ages in supportive services and community capacity building

Division 20 Program 610

- initiatives. Authority is also given for a Federal Interagency Coordinating Committee on Aging to focus on a broad range of aging issues, with emphasis on housing, supportive services, data collection, technology, and streamlining access to all services.
- 3. Title III provides funding for the development of comprehensive and coordinated service systems that allow older persons to lead independent, meaningful, and dignified lives in their own homes and communities. Imbedded throughout the title are the principles outlined in the "Choices for Independence" initiative including consumer empowerment, flexible options and more choices for high-risk individuals, healthy lifestyles, evidence-based disease prevention initiatives, Aging and Disability Resource Centers, and emergency/disaster preparedness. Part A outlines the purpose and administration of this Title; Part B allows for the provision of supportive services and senior centers; Part C allows for the provision of nutrition services; Part D allows for disease prevention and health promotion services; Part E addresses the National Family Caregiver Support Program. Services provided under this title must be coordinated with services under Title VI, if applicable.
- 4. Title IV provides funding for grant awards to design, test, and promote the use of innovative ideas and best practices in programs and services addressing health, independence, and longevity.
- 5. Title V promotes useful community service and employment opportunities for unemployed, low-income persons who are age fifty-five and older.
- 6. Title VI provides funding for the delivery of supportive services and nutrition services to American Indians, Alaskan Natives, and Native Hawaiians that are comparable to services provided under Title III. The Native American Caregiver Support Program is also provided under this title. Grants under this Title are administered by the Administration on Aging.
- 7. Title VII provides funding for elder rights protection activities for vulnerable adults.

Division 20 Program 610 Service 650 Chapter 25

Department of Human Services Mission Statement 650-25-20

(Revised 1/1/06 ML#2995)

View Archives

Our mission is to provide quality, efficient, and effective human services, which improve the lives of people.

To carry out this mission, Aging Services Division will, in a leadership role, advocate for individual life choices and develop quality services in response to the needs of vulnerable adults, persons with physical disabilities and an aging society.

Division 20 Program 610 Service 650 Chapter 25

Division of Administrative & Management Functions 640-25-25

(Revised 1/1/06 ML#2995)

View Archives

The Department of Human Services, Aging Services Division, is designated by the Governor as the sole state agency to administer programs and services under the Act.

Division 20 Program 610 Service 650 Chapter 25

Planning and Service Area 650-25-25-01 (Revised 1/1/06 ML#2995)

View Archives

The State of North Dakota requested and received designation as a single planning and service area (PSA) from the Administration on Aging. Single PSA status requires the State to carry out the functions of both the State Agency and the Area Agency on Aging as outlined in the Older Americans Act.

Regional Aging Services Program Administrators, located within each of the State's Planning Regions, work directly with Aging Services Division in program administration. The eight Human Service Centers have been designated as focal points.

Division 20 Program 610 Service 650 Chapter 25

State Plan on Aging 650-25-25-05 (Revised 1/1/06 ML#2995)

View Archives

The State Plan on Aging serves as a planning and compliance document for the provision of services for North Dakota's older individuals. Developed as a four-year plan, it outlines specific focus areas, goals and objectives to implement the Plan. Addendums to the Plan include Assurances and the Older Americans Act Budget.

Division 20 Program 610 Service 650 Chapter 25

Governor's Committee on Aging 650-25-25-10 (Revised 1/1/06 ML#2995)

View Archives

The Governor's Committee on Aging is the designated advisory committee for Aging Services Division. Members are appointed by the Governor to serve a three-year term. Periodically, the Committee conducts Statehouse Conferences on Aging and/or Governor's Forums that identify and address major issues affecting North Dakota's older persons.

Division 20 Program 610 Service 650 Chapter 25

Advocacy 650-25-25-15 (Revised 1/1/06 ML#2995)

View Archives

Aging Services Division advocates for the needs of older individuals as appropriate and as time, resources, and Department policies permit. The State Plan on Aging outlines specific advocacy efforts.

Division 20 Program 610 Service 650 Chapter 25

Technical Assistance 650-25-25-20 (Revised 1/1/06 ML#2995)

View Archives

Aging Services Division provides technical assistance to organizations, agencies, associations, or individuals representing the needs of older persons.

Division 20 Program 610 Service 650 Chapter 25

Confidentiality 650-25-25 (Revised 1/1/06 ML#2995)

View Archives

Aging Services Division is governed by the confidentiality policies of the Department of Human Services, Service Chapter 110-01.

Division 20 Program 610 Service 650 Chapter 25

Hearings 650-25-25-30 (Revised 1/1/06 ML#2995)

View Archives

Aging Services Division conducts public hearings to obtain input to develop the State Plan on Aging. Other public hearings are scheduled as requested and as necessary. Public input is also received through regional Council on Aging meetings.

Division 20 Program 610 Service 650 Chapter 25

Grievances 650-25-25-35 (Revised 1/1/07 ML#3061)

View Archives

A recipient of Older Americans Act funds/services may file a grievance in writing to the Director of the Aging Services Division. The grievance statement must list the facts related to the grievance, the nature of the grievance, and any request for resolution. The grievance should be made in writing within thirty (30) days of the action. A response to the grievance will be made within five (5) working days of receipt of the grievance.

All contract entities are required to include grievance procedures for older individuals who are dissatisfied with or denied services in their Program Policies and Procedures Manual.

Division 20 Program 610 Service 650 Chapter 25

Poverty Guidelines 650-25-25-45 (Revised 1/1/06 ML#2995)

View Archives

Poverty guidelines are based on the definition of poverty maintained by the Office of Management and Budget and the Bureau of Census. Poverty thresholds are adjusted by the Secretary of the United States Department of Health and Human Services before being converted into poverty guidelines. The Secretary provides an annual update of the poverty guidelines to be used in assessing low-income status for recipients of Older Americans Act funded services. Updated poverty guidelines will be issued upon receipt.

Division 20 Program 610 Service 650 Chapter 25

Records 650-25-25-50 (Revised 1/1/06 ML#2995)

- 1. The Department, the Federal Government, and their duly authorized representatives shall have access to the books, documents, papers, and financial and program records, (both electronic and hard copy) of the contract entity and subcontract entity which are pertinent to the services provided under the Contract for the purposes of making an audit, examination, or making excerpts and transcripts as well as for the purpose of conducting assessments/reviews. All contract entity and subcontract entity books and records pertinent to the services provided under the Contract must be available upon request at the contract entity address as identified on the Identifying Data Form. Access shall be available during normal business hours or at prearranged times.
- 2. Upon termination of the Contract for non-performance, or any other breach, or termination subject to notice provided in the Contract, or upon expiration of the term of the Contract and if requested by the State, the contract entity shall deliver to the Department, or any other person designated by the Department, original copies of all client records, including the completed SAMS assessment forms, and service delivery/utilization reports records. This includes client records of the contract entity and the subcontract entity.
- 3. Financial and program books and records shall be available for a period of three years from the date of submission of the final federal expenditure report or if subject to audit, until such audit is completed and closed, whichever occurs later. A hard copy must be on file prior to purging electronic files.
- 4. Records for senior center acquisition must be retained for ten years following acquisition.
- 5. Records for senior center construction must be retained for twenty years following the completion of the project.

Division 20 Program 610 Service 650 Chapter 25

Equipment 650-25-25-55 (Revised 1/1/06 ML#2995)

- 1. Equipment procured with funds derived from the contract and/or program income is considered federal property.
- 2. Equipment purchases cannot be made with Older American Act funds or program income unless written approval is granted by the Department.
- 3. Upon request, each contract entity must submit to Aging Services Division an inventory listing of equipment purchased with Older Americans Act funds, including program income, which has a unit acquisition cost of \$5000 or more. The inventory listing must include a description of the equipment, the serial number or other identification number (if applicable), source of the equipment, including contract award number, the acquisition date, acquisition price, OAA fund portion, local fund portion, the location and condition of the equipment, and ultimate disposition data including the date of disposal and sales price or the method used to determine current fair market value where a contract entity compensates the Department for its share. Original invoices for equipment purchases should be kept on file.
- 4. The Department reserves the right to transfer any equipment in accordance with applicable federal regulations.
- 5. When equipment is no longer used in a program currently or previously sponsored by the Federal Government, disposition of the equipment must be made in accordance with applicable federal regulations.

Division 20 Program 610 Service 650 Chapter 25

Priority Services 650-25-25-60 (Revised 1/1/06 ML#2995)

View Archives

Service priorities are based on needs assessments, public hearings, client and provider surveys, outcomes from pilot projects, related studies, and federal regulations governing Older Americans Act funds.

Division 20 Program 610 Service 650 Chapter 25

Target Groups 650-25-25-65 (Revised 1/1/08 ML#3121)

View Archives

Services will be targeted to older individuals residing in rural areas; older individuals with greatest economic need (with particular attention to low-income older individuals, including low-income minority older individuals, older individuals with limited English proficiency, and older individuals residing in rural areas); older individuals with greatest social need (with particular attention to low-income older individuals, including low-income minority older individuals, older individuals with limited English proficiency, and older individuals residing in rural areas); older individuals with severe disabilities; older individuals with limited English-proficiency; older individuals with Alzheimer's disease and related disorders with neurological and organic brain dysfunction and their caretakers; and older individuals at risk for institutional placement.

Division 20 Program 610 Service 650 Chapter 25

Direct Services 650-25-25-70 (Revised 1/1/08 ML#3121)

View Archives

Aging Services Division provides the following direct services:

- Information and Assistance Services: Aging Services Division operates the North Dakota Aging and Disability Resource Link, a toll free line that provides information and assists the caller in accessing programs and services across the state (North Dakota Department of Human Services Manual Chapter pending).
- Ombudsman Services: The State Ombudsman, along with Regional Ombudsmen, receive, investigate and resolve concerns on behalf of residents in long-term care facilities and tenants of assisted living facilities. Community Volunteer Ombudsmen have been certified to assist with the program. (North Dakota Department of Human Services Manual Chapter 695-01, Long-Term Care Ombudsman Program.)
- Vulnerable Adult Protective Services: The State Legal Assistance
 Developer, along with regional staff, have implemented a system to
 respond to concerns of abuse, neglect, and exploitation. (North Dakota
 Department of Human Services Manual Chapter 690-01, Vulnerable
 Adult Protective Services.)

Division 20 Program 610 Service 650 Chapter 25

Legislative Directives 650-25-25-75 (Revised 1/1/06 ML#2995)

View Archives

Aging Services Division is actively involved in interim legislative studies as directed by the State Legislature.

Division 20 Program 610 Service 650 Chapter 25

Services/Program Service Standards 650-25-25-80 (Revised 1/1/12 ML#3303)

View Archives

Aging Services Division contracts through a request for proposal for provision of health maintenance, legal, nutrition, and outreach services. Aging Services Division also contracts for the provision of senior companion services, disease prevention and health promotion services, family caregiver support services, and other needed services as funding allows.

Contract entities must meet minimum standards for each service of the program. The following Program Service Standards are included in this chapter: ADRL options counseling, family caregiver support services, health maintenance, legal, nutrition, outreach, and senior companion. Standards for other services are included with the Contract document.

Division 20 Service 650 Program 610 Chapter 25

Division 20 Program 610 Service 650 Chapter 25

Aging & Disability Resource LINK (ADRL) Options Counseling Service Standard 650-25-26 (Revised 1/1/12 ML#3303).

View Archives

ADRL Options Counseling is a person-centered, interactive, decision-support process whereby consumers, family members and/or significant others are supported in determining appropriate long-term care choices based on the consumer's needs, preferences, values, and individual circumstances. Options counselors ensure that consumers have considered a range of possibilities when making a decision about long-term services and supports, and they encourage planning for the future.

The foundation for ADRL Options Counseling is a strong information and assistance system. It is important to keep in mind that information should be customized based on the needs and preferences communicated by the consumer, and the options available in the community.

Another building block of ADRL Options Counseling is person-centered planning. Within person-centered planning, the options counselor and the consumer work in full partnership to guarantee that the consumer's values, experience, and knowledge drive the creation of an action plan as well as the delivery of services. Person-centered planning requires that the options counselors respect the consumer's autonomy when choosing services, even if the options counselor disagrees with the consumer's choices.

Examples of when ADRL Options Counseling is appropriate include, but are not limited to: an individual who prefers to remain at home but needs supports to do so, or when a family caregiver needs help to continue providing care in the community.

Options counseling is not a long-term service. For the most part, ADRL intensive options counseling relationships are short term, usually no more than 90 days.

Service 650

Chapter 25

Division 20 Program 610

Six core competencies of options counseling have been identified by the Aging and Disability Resource Center Technical Assistance Exchange (ADRC-TAE):

- 1. Determining the need for options counseling;
- 2. Assessing needs, values and preferences;
- 3. Understanding and educating about public and private sector resources;
- 4. Facilitating self-direction/self-determination;
- 5. Encouraging future orientation; and
- 6. Following-up.

ADRL Options Counseling training addresses strategies for each of the core competencies.

Division 20 Program 610 Service 650 Chapter 25

Performance Standards 650-25-26-01

Eligible Consumers 650-25-26-01-01 (Revised 1/1/12 ML#3303)

- 1. Individuals 60 years of age and older.
- 2. Adults 18 years of age and older with a physical disability.

Division 20 Program 610 Service 650 Chapter 25

Location of Services 650-25-26-01-05 (Revised 1/1/12 ML#3303)

View Archives

Initial contact may occur through telephone contact and is often the gateway to options counseling. ADRL Options Counseling usually occurs in a face to face interaction. In-person conversations can be more effective than telephone consultation, especially when it offers the opportunity to involve family members as well as the consumer.

Division 20 Program 610 Service 650 Chapter 25

ADRL Operating Activities 650-25-26-01-10 (Revised 1/1/12 ML#3303)

View Archives

ADRL Operating is a billable unit of service that addresses staff time necessary to perform the day-to-day activities to implement and maintain an ADRL. Examples include answering the phone, data entry/billing, program marketing and promotion activities, training, travel time, etc.

ADRL Operating does not include ADRL activities outlined in the Service Delivery Procedures section 650-25-26-10.

Contract entities will be required to report completed ADRL Operating activities on a monthly basis. Reporting requirements will be outlined in the contractual document with the Department of Human Services.

ADRL Operating units of service must be entered in the SAMS data system by the 15th of the month following the activity.

Division 20 Program 610 Service 650 Chapter 25

Service Delivery Characteristics/Activities 650-25-26-01-15

(Revised 1/1/12 ML#3303)

View Archives

ADRL Information & Referral/Assistance (I & R/A) and ADRL Options Counseling must be delivered throughout the service area.

- 1. All requests for ADRL I & R/A must be responded to within two working days.
- 2. Provide ADRL I & R/A services. Requests for I & R/A may be received from an individual, family member, ADRL partner, another agency, etc. Determine if the request requires only I & R/A or if options counseling is needed. Completion of the ADRL Options Counseling Referral/Intake form may assist in making the determination.
 - a. If it is determined that only I & R/A is needed, information should be given or a referral(s) made. Services must be coordinated with other agencies to eliminate duplication and assure seamless access for optimal service delivery.
 - b. If it is determined that options counseling is needed, the ADRL Options Counseling Referral/Intake form must be completed. If completed by another staff person, the information must be forwarded to an options counselor.
 - c. Enter the ADRL Options Counseling Referral/Intake form information in the SAMS data system by the 15th of the month following service delivery.
- 3. If it is determined that ADRL Options Counseling is needed, the options counselor shall:
 - a. Complete the SAMS ADRL Options Counseling form. The options counselor must attempt to obtain necessary data to determine consumer needs, preferences, values, and individual circumstances using person-centered planning strategies.

Division 20 Program 610 Service 650 Chapter 25

- b. Provide customized information and assistance based on information communicated by the consumer, allowing the consumer to explore alternatives and make independent choices of both the service(s) to be received and the entity to provide the service. Assist the consumer in planning for future long-term care support needs.
- c. Develop an action plan.
- d. Make referral(s), if indicated, to other agencies. Services must be coordinated with other agencies to eliminate duplication and assure seamless access for optimal service delivery.
- e. Activities that include ADRL Benefits Counseling and/or ADRL Futures Planning must be recorded in the SAMS data system as one contact in Service Delivery.
- f. Enter the completed SAMS ADRL Options Counseling form data, including the action plan, referrals, and narratives in the SAMS data system by the 15th of the month following service delivery.
- 4. A follow-up contact (face-to-face, telephone, written correspondence or e-mail) must be made within 30 days of the assessment to finalize the consumer action plan or assure the consumer has made a successful connection to the needed supports and is satisfied with the services and choice of service provider(s). All contacts must be documented in the narrative section of the SAMS ADRL Options Counseling form by the 15th of the month following service delivery. Documentation of each contact shall include:
 - the specific purpose of the contact;
 - a brief descriptive statement of the interaction including consumer satisfaction (if applicable), and any service needs identified;
 - options discussed; and
 - an action plan.

Documentation in the narrative section must support any subsequent contacts that are made.

Division 20 Service 650 Program 610 Chapter 25

- 5. At the time that all action steps are completed or if there is no activity within a six-month period, the SAMS ADRL Options Counseling record must be updated to reflect "inactive".
- 6. If, after the consumer record has been made inactive, a consumer and/or a new referral indicates the need for additional options counseling, the options counselor shall re-open the consumer record, review, and update the existing SAMS ADRL Options Counseling form, and complete the action steps as identified in Section 650-25-26-01-15(3)(ii-vi); (4); and (5).
- 7. A signed release of information document must be on file before information is shared or released.
- 8. Each case record must be maintained in an individualized file and secured in a locked file cabinet, a locked area, or an access coded computer program. At a minimum, the record should include the initial contact information, the SAMS ADRL Options Counseling form, all documentation, and the release of information form(s) as applicable.

Division 20 Program 610 Service 650 Chapter 25

Billable Unit of Service 650-25-26-05 (Revised 1/1/12 ML#3303)

View Archives

For billing purposes, a ADRL Operating unit of service is based on a 15-minute increment.

The maximum amount of funding available for ADRL Operating activities is outlined in the contract entity's contractual document with the Department of Human Services.

ADRL Operating units of service must be entered in the SAMS data system by the 15th of the month following the activity.

When delivering individual ADRL consumer services, the contract entity must use the service billing unit system for each service procedure identified in the Service Delivery Procedures 650-25-26-10.

The following are not considered billable units of service: ADRL Information & Referral Activity (ADRL I & R/A) that does not result in options counseling; ADRL Benefits Counseling; or ADRL Futures Planning.

Each billable unit of service received by a consumer must be recorded in the consumer's individual record in the SAMS data system by the 15th of the month following service delivery.

Division 20 Program 610 Service 650 Chapter 25

Service Delivery Procedures 650-25-26-10 (Revised 1/1/12 ML#3303)

View Archives

The following service delivery procedures must be used for reimbursement through an Older Americans Act contract:

- 1. ADRL Information & Referral/Assistance (ADRL I & R/A) 1 Unit of Service (only if activity results in ADRL Options Counseling).
 - a. Complete the ADRL Options Counseling Referral/Intake form. If completed by another staff person, the information must be forwarded to an options counselor.
 - b. Enter the ADRL Options Counseling Referral/Intake form information in the SAMS data system by the 15th of the month following service delivery.
- 2. ADRL Initial Options Counseling Assessment 8 Units of Service
 - a. Complete the SAMS ADRL Options Counseling form. The options counselor must attempt to obtain data necessary to determine consumer needs, preferences, values, and individual circumstances using person-centered planning strategies.
 - b. Provide customized information and assistance based on information communicated by the consumer, allowing the consumer to explore alternatives and make independent choices of both the service(s) to be received and the entity to provide the service. Assist the consumer in planning for future long-term care support needs.
 - c. Develop an action plan.
 - d. Make referral(s), if indicated, to other agencies. Services must be coordinated with other agencies to eliminate duplication and assure seamless access for optimal service delivery.

Division 20 Program 610 Service 650 Chapter 25

- e. If provided, record ADRL Benefits Counseling and/or ADRL Futures Planning in the SAMS data system as one contact in Service Delivery.
- f. Enter the completed SAMS ADRL Options Counseling form data, including the action plan, referrals, and narratives in the SAMS data system by the 15th of the month following service delivery.
- 3. ADRL Telephone Contact, E-mail, Written Correspondence, or Brief Face-to-Face Visit 1 Unit of Service
 - a. If needed to complete the ADRL options counseling process, a referral entity or consumer may be contacted via telephone, e-mail, written correspondence, or through a brief face-to-face visit (outside of the home) regarding a needed service or receipt of services.
 - b. Document in the Narrative section of the SAMS ADRL Options Counseling form the specific purpose of the contact and a brief descriptive statement of the interaction, including consumer satisfaction (if applicable) with the service by the 15th of the month following service delivery.
- 4. ADRL Options Counseling Follow-Up Contact 2 Units of Service
 - a. A follow-up contact (telephone, e-mail, written correspondence, or through a brief face-to-face visit) must be made within 30 days of the assessment to finalize the consumer action plan or assure the consumer has made a successful connection to the needed supports and is satisfied with the services and choice of service provider(s).
 - b. Up to two additional contacts may be made. Documentation in the narrative section must support any subsequent contacts that are made. Billing for ADRL Options Counseling Follow-up Contact beyond the two additional contacts must be approved by the Options Counseling Program Administrator.
 - c. All contacts must be documented in the narrative section of the SAMS ADRL Options Counseling form by the 15th of the month following service delivery. Documentation of each contact shall include:

Division 20 Program 610 Service 650 Chapter 25

- the specific purpose of the contact;
- a brief descriptive statement of the interaction including any service needs identified;
- options discussed; and
- an action plan.
- 5. ADRL Options Counseling Inactivity 1 Unit of Service

At the time that all action steps are completed or if there is no activity within a six month period, the SAMS ADRL Options Counseling record must be updated to reflect "inactive".

- 6. ADRL Options Counseling Re-Open Consumer Record 4 Units of Service
 - a. If, after the consumer record has been made inactive, a consumer and/or a new referral indicate the need for additional options counseling, the options counselor shall reopen the consumer record, review, and complete a reassessment using the SAMS ADRL Options Counseling form.
 - b. Provide customized information and assistance based on information communicated by the consumer, allowing the consumer to explore alternatives and make independent choices of both the service(s) to be received and the entity to provide the service. Assist the consumer in planning for future long-term care support needs.
 - c. Develop an action plan.
 - d. Make referral(s), if indicated, to other agencies. Services must be coordinated with other agencies to eliminate duplication and assure seamless access for optimal service delivery.
 - e. If provided, record ADRL Benefits Counseling and/or ADRL Futures Planning in the SAMS data system as one contact in Service Delivery.
 - f. Enter the completed SAMS ADRL Options Counseling form data, including the action plan, referrals, and narratives in the SAMS data system by the 15th of the month following service delivery.

Division 20 Service 650 Program 610 Chapter 25

- 7. Disaster/Emergency Contact 1 Unit of Service
 - a. At the direction of the Aging Services Division, contact a consumer to assist in planning to assure the consumer's safety in the event of a disaster/emergency.
 - b. Document in the Narrative section of the SAMS ADRL Options Counseling form the specific purpose of the contact and a brief description of the consumer's plan for safety by the 15th of the month following service delivery.

Division 20 Program 610 Service 650 Chapter 25

Staffing Requirements 650-25-26-15 (Revised 1/1/12 ML#3303)

- 1. Minimum educational requirement: Bachelor's degree in a human service or related field, or three years experience working in a direct service capacity in a human service or related field;
- 2. Possess the knowledge of or willingness to learn of available community resources within the service area;
- 3. Possess the ability to develop rapport with older individuals and adults with physical disabilities;
- 4. Possess the ability to develop rapport with other agencies that provide assistance to older individuals and adults with physical disabilities;
- 5. Possess a valid driver's license and have access to an automobile;
- 6. Possess effective verbal, writing, and computer skills; and
- 7. Complete the Department's ADRL Options Counseling Training and participate in additional trainings as required.

Division 20 Program 610 Service 650 Chapter 25

Prohibited Activities 650-25-26-20 (Revised 1/1/12 ML#3303)

- 1. Activities that are provided by another entity in the community.
- 2. Breach of confidentiality.

Division 20 Program 610 Service 650 Chapter 25

Administrative Requirements 650-25-26-25

Administration 650-25-26-25-01 (Revised 1/1/12 ML#3303)

- 1. Develop and adhere to a written Program Policies and Procedures Manual to include, at a minimum, the following:
 - a. Defined service area.
 - Targeting methods for the following: older individuals residing b. in rural areas; older individuals with greatest economic need (with particular attention to low income older individuals, including low-income minority older individuals, older individuals with limited English proficiency, and older individuals residing in rural areas); older individuals with greatest social need, (with particular attention to low-income older individuals, including low-income minority older individuals, older individuals with limited English proficiency; and older individuals residing in rural areas); older individuals with severe disabilities; older individuals with limited English proficiency; older individuals with Alzheimer's disease and related disorders with neurological and organic brain dysfunction (and the caretakers of such individuals); and older individuals at risk for institutional placement.
 - c. Frequency, method, and timeframe for delivery of services as appropriate.
 - d. Assure that service options are accessible to all eligible consumers, independent, semi-independent, and totally dependent, regardless of income levels.
 - e. Procedures to assure the confidentiality of consumer specific information.
 - No information about a consumer is disclosed by the contract entity unless a release of information is received from the consumer or legal representative;

Division 20 Program 610 Service 650 Chapter 25

- disclosure is required by court order; or for program monitoring by authorized agencies.
- ii. An appropriate release of information document is signed and on file before consumer records are released.
- iii. All consumer specific information is maintained in a locked file, locked area, or an access coded computer program.
- f. Service contribution (program income) procedures that assure:
 - i. Clients are provided the opportunity to contribute to the cost of services received. Acceptable formats for receiving contributions include the following: a sealed envelope given to the options counselor or returned by mail. Any form of periodic correspondence resembling a billing for number of services received by a client is prohibited.
 - ii. No client is denied service due to inability or unwillingness to contribute.
 - iii. Measures are taken to protect the privacy of each client with respect to his or her contribution.
 - iv. Appropriate procedures are established to safeguard and account for all contributions. At a minimum, the following must be addressed: format used for receipt of funds, procedure for deposits, verification of receipt of funds, location of funds prior to deposit, and program staff who have access to the funds.
 - v. Service contributions for ADRL options counseling are used to expand ADRL options counseling services.
- g. Fiscal procedures that address receipt of Older Americans Act and related funds, deposit of funds, and payment process.
- h. Written emergency disaster preparedness plan approved by the local governmental official(s) having responsibility for disaster planning and designate an individual who is responsible to carry out provisions of the plan.

Division 20 Service 650 Program 610 Chapter 25

- i. Procedures to assure the provision of information and referral services.
- j. Non-discrimination towards consumers.
- k. Grievance procedures for consumers.
- I. Referral process.
- m. Records retention.
- n. A plan to review and update manual as necessary but at least 90 days after the beginning of each contract period.
- 3. Initially and on an annual basis, provide or make available training to paid personnel concerning the provision of services to older individuals. At a minimum, paid personnel must receive training on the following: overview of the Older Americans Act, service contributions, review of applicable service standards or service requirements and necessary training to deliver the specific service, confidentiality, and fire safety.

Division 20 Program 610 Service 650 Chapter 25

Legal Requirements 650-25-26-25-05 (Revised 1/1/12 ML#3303)

View Archives

Comply with all applicable federal and state laws, rules and regulations, and policies and procedures governing Older Americans Act programs.

1. Provide insurance as required in the Contract.

Division 20 Program 610 Service 650 Chapter 25

Planning/Evaluation Requirements 650-25-26-25-10 (Revised 1/1/12 ML#3303)

- 1. Assess/reassess needs of older individuals in the defined service area.
- 2. Coordinate services within the community to avoid duplication.
- 3. Evaluate overall program to determine whether or not services were delivered, at what cost; and to what extent goals/objectives were met.
- 4. Conduct service evaluations with provision for consumer input; develop and maintain a report of the findings for utilization in planning.
- 5. Use information to implement, continue, expand, or end a particular service or activity.
- 6. Participate in Department of Human Services/Aging Services Division evaluation activities as requested.

Division 20 Program 610 Service 650 Chapter 25

Advocacy Requirements 650-25-26-25-15 (Revised 1/1/12 ML#3303)

View Archives

.

- 1. Provide leadership relative to aging issues on behalf of all older persons in the defined service area.
- 2. Evaluate and comment on local regulations and policies that affect older persons.
- 3. Maintain records that document advocacy efforts and outcomes.

Division 20 Program 610 Service 650 Chapter 25

Family Caregiver Support Program Service Standard 650-25-30

(Revised 7/1/11 ML#3182)

View Archives

The family caregiver support program provides for a multifaceted system of support services for family caregivers and for grandparents or older individuals that are relative caregivers. Priority for services shall be given to:

- 1. Older individuals with low income including low-income minority older individuals, older individuals with limited English proficiency, and older individuals residing in rural areas.
- 2. Older individuals providing care and support to persons with developmental disabilities (as defined in 42 U.S.C. 6001) who are not eligible for existing North Dakota Department of Human Services Developmental Disability services.
- 3. Family caregivers who provide care for individuals with Alzheimer's disease and related disorders with neurological and organic brain dysfunction.
- 4. Grandparents or older individuals who are relative caregivers who provide care for children with severe disabilities.

Division 20 Program 610 Service 650 Chapter 25

Performance Standards 650-25-30-01

Eligible Clients 650-25-30-01-01 (Revised 7/1/08 ML#3150)

- 1. Family caregivers of older individuals age 60 and older.
- 2. Grandparents and relative caregivers age 55 and older who care for children not more than 18 years of age.
- 3. Grandparent or relative caregivers providing care for adult children with a disability who are between 19 and 59 years of age. These caregivers must be 55 years and older and cannot be the child's parent.
- 4. Individuals caring for a person with Alzheimer's disease or a related dementia, regardless of the age of the person with dementia.

Division 20 Program 610 Service 650 Chapter 25

Repealed

Eligible Clients - Alzheimer's Demonstration Project 650-25-30-01-05

(Repealed 8/1/09 ML#3186)

Division 20 Program 610 Service 650 Chapter 25

Location of Service 650-25-30-01-10 (Revised 7/1/10 ML#3222)

View Archives

The majority of services will be provided in the home where care is provided. Educational opportunities, support groups and other services may be delivered in the community. Respite care may be delivered in the home, adult/child day care setting, licensed adult or child family foster care home, or institutional setting on an occasional or emergency basis.

Division 20 Program 610 Service 650 Chapter 25

Service Categories 650-25-30-01-15 (Revised 7/1/10 ML#3222)

View Archives

- 1. Information to caregivers about available services.
 - a. Information is defined as group services, including public education, provision of information at health fairs, expos and other similar events.
 - b. Outreach is defined as interventions for the purpose of identifying potential caregivers and encouraging their use of existing services and benefits.
- 2. Assistance to caregivers in gaining access to services.

"Assistance" is defined as one-on-one contact to provide:

- a. Information and Assistance A service that provides current information on opportunities and services available; assesses the problems and capacities of the individuals; links the individuals to the opportunities and services available; to the maximum extent practicable, ensures that the individuals receive the services needed, and are aware of the opportunities available to the individuals by establishing adequate follow-up procedures.
- b. Case Management Assistance either in the form of access or care coordination in circumstances where the older person or their caregivers are experiencing diminished functioning capacities, personal conditions or other characteristics which require the provision of services by formal service providers. Activities of case management include assessing needs, developing Caregiver Option Plans, authorizing services, arranging services, coordinating the provision of services among providers, follow-up and reassessment, as required.
- 3. Individual counseling, organization of support groups, and caregiver training to caregivers to assist the caregivers in making decisions and solving problems relating to their caregiving roles.

Division 20 Program 610 Service 650 Chapter 25

- a. Counseling/Support Groups/Training Provision of assistance to caregivers in the areas of health, nutrition, and financial literacy; and in making decisions and solving problems in relation to their caregiving roles.
- 4. Respite care.
 - a. Temporary relief from the stresses and demands associated with daily 24-hour care or for emergencies for a grandparent/ relative caregiver or for a primary caregiver who is caring for an older adult with at least two activities of daily living (ADL) impairments or a cognitive impairment. It can be in the form of in-home respite, adult/child day care respite, licensed adult or child family foster care home, or institutional respite on an occasional or emergency basis.

The ADL impairment requirement for respite services eligibility does not apply to children ages 18 and under.

- 5. Supplemental Services are provided on a limited basis to complement the care provided by caregivers. Funding for services is outlined in the FFY allocation. Supplemental services provides for:
 - a. Reimbursement for incontinent supplies.
 - b. Reimbursement for assistive devices not covered under the Aging Services Assistive Devices contract.

Division 20 Program 610 Service 650 Chapter 25

Delivery Characteristics 650-25-30-01-20 (Revised 7/1/11 ML#3282)

View Archives

Caregiver support services must be available statewide.

- 1. All referrals must be contacted within two working days.
- 2. The Caregiver Assessment Tool must be completed in the Social Assistance Management System (SAMS) data collection system to document need. The tool is available through the web-based SAMS data collection system.
- 3. Individuals seeking services must be provided with service options. The individual has the right to make an independent choice of service providers.
- 4. All contacts, including telephone calls, must be documented in the narrative section of the SAMS data collection system. The documentation shall include a brief descriptive statement of the interaction, including any service needs identified, alternatives explored, and service delivery options offered.
- 5. Each client and provider case record must be maintained in an individualized file and secured in a locked file cabinet, a locked area, or a restricted computer program.
- 6. Coordinate service activities with existing community agencies and voluntary organizations to maximize service provision and avoid duplication.
- 7. All services must be promoted through a variety of social service networks i.e., churches, service organizations, schools, professional conferences, etc.
- 8. A signed release of information document for every service provider must be on file before information can be shared or released.
- 9. A Notice of Privacy Practices (DN 900) will be given to every caregiver and a signed Acknowledgement of Receipt of the Notice of Private Practices (<u>SFN 936</u>) will be kept in the record.

Division 20 Program 610 Service 650 Chapter 25

Billable Services 650-25-30-05 (Revised 7/1/06 ML#3043)

View Archives

The following outlines allowable tasks under each service category. The tasks identified under the Information and the Assistance categories are direct services provided by the Caregiver Coordinator with the exception of public education. Public education must be authorized by the Caregiver Coordinator but may be provided by other individuals/agencies. Community and Program development is also a billable direct service task (under Counseling, Support Groups, Training service category). Tasks in the other service categories must be authorized by the Caregiver Coordinator but may be provided by other individuals/agencies. In order for federal reporting requirements to be met, billing procedures for Information, Assistance, and Community and Program Development require the Caregiver Coordinator to complete a time study. Reimbursement for other services must be completed in accordance with Human Service Center procedures and reimbursements must be processed no later than 15 days after the end of the monthly service period.

- 1. Information.
 - Outreach / Client Identification
 - Public Education
- 2. Assistance.
 - Information & Assistance
 - Caregiver Assessments
 - Caregiver Option Plan Design & Implementation
- 3. Counseling, Support Groups, Training.
 - Individual Caregiver Counseling
 - Community & Program Development
 - Individualized Caregiver Training
- 4. Respite.
 - Respite Care

Division 20 Service 650 Program 610 Chapter 25

- 5. Supplemental Services
 - Assistive Devices
 - Incontinence Supplies

Division 20 Program 610 Service 650 Chapter 25

Service Activities 650-25-30-10 (Revised 7/1/11 ML#3282)

- 1. Outreach/Client Identification.
 - Booths at health fairs
 - Mailing out NDFCSP brochures
 - Posting NDFCSP flyers
 - Public service announcements advertising the NDFCSP and services
 - Church bulletin inserts
 - Media events which advertise the NDFCSP and services
 - School newsletters/company employee newsletters advertising the NDFCSP and services
 - Conduct outreach activities that will seek out and identify eligible caregivers in the community. Outreach activities must be coordinated with existing Older Americans Act outreach service contract entities.
- 2. Public Education.
 - Participate in coalitions and/or planning committees which focus on aging/caregiving services needs, issues, events
 - Public presentations regarding caregiving and grandparent issues
 - Newsletters/newspaper articles which provide information on grandparent or caregiving issues
 - Public caregiver trainings that focus on caregiving or grandparent issues; i.e. Dementia Training.
- 3. Information & Assistance.
 - Provide information and assistance services to caregivers using the resources available through the North Dakota Aging and Disability Resource LINK online database at <u>www.carechoice.nd.gov</u>.

Division 20 Program 610 Service 650 Chapter 25

- Phone calls requesting program information for new or prospective clients
- Send information to an individual caregiver or relative caregiver regarding services available in their community
- Assistance individuals to become enrolled as Qualified Service Providers (QSP)

4. Caregiver Assessments.

- Make home visits or arrange for visits in a location convenient
 for the caregiver; complete individual caregiver assessments on
 all eligible caregivers using the SAMS Caregiver Assessment
 Tool which can be accessed through the web-based SAMS data
 collection system. Caregiver assessments will identify needs of
 the individual caregiver including needs unique to individuals
 providing care while they are employed outside the home; to
 grandchildren not more than 18 years of age or are an individual
 with a disability; to individuals with Alzheimer's/dementia; to
 individuals with cognitive impairments; to individuals with
 developmental disabilities; to individuals with mental illness; to
 individuals with physical disabilities; to individuals with
 substance abuse problems; and to individuals at the end of life.
- Caregiver assessments must be updated on an annual basis.

5. Caregiver Option Plan Design & Implementation.

- Using the results of the Caregiver Assessment Tool, design & implement individualized Caregiver Option Plans (<u>SFN 165</u>) that address the needs unique to the individual providing care. The Caregiver Option Plan (SFN 165) must identify services to be received, the entity providing the service, and expected outcomes.
- Caregiver Coordinators will allocate initial respite service funding for each caregiver based on a three month prorated amount of the current service cap. The Caregiver Option Plan will be reviewed by the Caregiver Coordinator quarterly (at a minimum) to evaluate respite care usage and need for additional respite funding. Allocations for respite services will be based on each caregiver's individual needs. The Caregiver Coordinator has the discretion to allocate initial respite funding which exceeds the prorated amount based on caregiver need. The Caregiver Coordinator also has the discretion to add to the respite funding

Division 20 Program 610 Service 650 Chapter 25

- allocation more frequently than quarterly based on caregiver need. The Caregiver Option Plan will not exceed the respite service cap established for the service period.
- A copy of the Caregiver Option Plan must be mailed to the caregiver after each review date.
- The effective date on the Caregiver Option Plan (<u>SFN 165</u>) will not exceed the 12 month enrollment period (July 1 to June 30).
- The Caregiver Coordinator may terminate the Caregiver Option Plan (<u>SFN 165</u>) if the caregiver has not accessed services within a review period (at a minimum of quarterly). The termination will be issued in writing with the use of the NDFCSP Notice of Service Denial, Closure or Termination (<u>SFN 331</u>).
- Caregiver Coordinators must monitor the Caregiver Option Plan (SFN 165) to assure caregiver goals and outcomes have been met. New Caregiver Option Plans (SFN 165) must be completed when the effective date expires. Renewal of the Caregiver Option Plan (SFN 165) may be completed on site or by making phone contact and acquiring signatures via the mail. Caregivers must receive a minimum of four contacts per year with the Caregiver Coordinator which includes a face-to-face visit every 6 months.
- If the coordinator receives a report of a significant event involving an enrolled caregiver, a home visit will be required. Examples of a significant event may include: an adult protective services referral, concern regarding caregiver's ability to continue to provide care, complaint regarding respite provider. When there is a question regarding a significant event, the coordinator will review with the Program Administrator.
- 6. Individual Caregiver Counseling.
 - Identify and arrange for payment for qualified professionals to complete up to 4 sessions of individual or family counseling of eligible caregivers. If it can be demonstrated that the caregiver has an extraordinary need for additional counseling beyond the 4 sessions, a written request must be submitted to the Program Administrator. A one-time extension of the minimum 4 sessions will be considered on a case-by-case basis. Caregivers who require on-going counseling will be referred as needed. A qualified professional includes a psychologist, licensed social worker, and counselors as defined by North Dakota Century

Division 20 Program 610 Service 650 Chapter 25

Code. Caregiver Coordinators will locate resources/individuals in the community that provide counseling in the following areas:

- Caregiver Stress and Coping
- End of Life Issues / Grief Counseling
- Family Relations / Dynamics
- Substance Abuse
- Decision Making and Problem Solving
- Rates for qualified professionals to provide caregivercounseling services shall not exceed the current Human Service Center statewide rate for individual or family therapy.
- 7. Community & Program Development.
 - Facilitate development/maintenance of caregiver support groups.
 - Create/maintain working partnerships with other agencies and organizations that provide services to support caregivers.
 Reimbursement may be provided for start up costs for support groups that have a caregiver component for a period of up to 6 months. The goal is to encourage each group to become selfsustaining. Educational materials may be provided as needed.
 - Be a resource for caregiving issues in the community.
 - Provide leadership relative to caregiver issues on behalf of eligible caregivers.
- 8. Individualized Caregiver Training.
 - Identify and arrange payment for qualified professionals to complete individualized caregiver training that meets the needs of the eligible caregiver. Caregiver Coordinators will locate qualified professionals that may include but not be limited to nurses, occupational therapists, physical therapists, and dietitians. Whenever possible the training should be held in the home where care is being provided.
 - Individualized caregiver training rates for qualified professionals
 / agencies shall not exceed the maximum Medicaid rate for that
 service (as established by DHS Medical Services Division). Rates
 for training needs that are not a covered service under Medicaid
 shall be negotiated by the Caregiver Coordinator with program
 approval from Aging Services Division.

Division 20 Program 610 Service 650 Chapter 25

- Training may include but not be limited to the following areas:
 - Generally accepted practices of personal care task and personal care endorsements
 - Assistive technology
 - Planning for long term care needs
 - Health and nutrition counseling
 - Behavior management
 - Financial literacy
- Identify and refer eligible caregivers to the Older Americans Act legal services contract entity to explore the need for a health care directive for the older individual for whom care is provided. The NDFCSP care recipient completing the health care directive must be 60 and older. The caregiver and care recipient must agree to complete education about the rights and responsibilities of completing a health care directive and acting as an agent.
- Individualized caregiver training rates for qualified professionals to complete a health care directive and educate the caregiver and the care recipient may not exceed \$250.
- For the provision of the department approved caregiver dementia trainings, the caregiver coordinator will schedule training sessions with the department approved provider. The trainings should be limited to caregivers enrolled in the NDFCSP and at least one of their providers. A copy of the list of caregivers and respite providers attending department approved dementia trainings must be sent to the Program Administrator.

9. Respite Care.

Identify and arrange for payment of a qualified respite care
provider for the relief of the primary caregiver. A qualified
respite care provider may include an individual, registered
nurse, licensed practical nurse, certified nurse assistant who is
enrolled as a respite care qualified service provider (QSP) with
the Department of Human Services or an adult/child day care
facility, long term care facility, or a qualified family member who
is related to the individual receiving care. Biological, adoptive
parents and stepparents are not eligible to receive NDFCSP
respite care payments when caring for their own biological,

Division 20 Program 610 Service 650 Chapter 25

- adopted or stepchildren. Qualified respite providers who choose to provide enhanced Alzheimer's and related dementia respite must also have completed the caregiver dementia training approved by the Department of Human Services.
- Respite care that will be provided in the home of a qualified service provider (QSP) cannot be authorized until the Caregiver Coordinator has made a visit to the home and completed a Respite Home Evaluation (SFN 549) with the QSP. QSP's that are providing services to a relative and meet the definition of a qualified family member and licensed Adult Family Foster Care providers are not required to complete a home evaluation.
- Respite Home Evaluations (<u>SFN 549</u>) are valid for no longer than 24 months from the date of issuance or the date of expiration of the provider's status as a qualified service provider (QSP), whichever comes first. The QSP expiration date can be obtained from Aging Services Division. A copy of the evaluation form must be provided to the QSP and the original should be maintained in the provider's file.
- Individual [i.e. qualified family members and qualified service provider (QSP)] rates for respite care services shall not exceed the current initial QSP maximum rate. A qualified family member is: the spouse or one of the following relatives, or the current or former spouse of one of the following relatives, of the elderly or disabled person: parent, grandparent, adult child, adult sibling, adult grandchild, adult niece, or adult nephew. (Current or former spouse refers to in-law relationships.)
- Agency unit respite rates shall not exceed the current maximum rate for the service under Medicaid.
- Payment for overnight/24-hour, in-home respite provided by an enrolled QSP, qualified family member or agency shall not exceed the current hospital swing bed rate. Payment for one day of respite care cannot exceed the current Medicaid hospital swing bed rate whether or not the person received overnight care.
- Overnight / 24 hour respite care provided in a hospital swing bed or long-term care facility shall not exceed the current Medicaid swing bed rate.
- Overnight respite care services for eligible grandchildren may be provided in a licensed child foster care home. Approval from the local county social service case manager working with the child

Division 20 Program 610 Service 650 Chapter 25

- foster care home must be obtained prior to making arrangements for respite services.
- A caregiver is eligible to receive funding for respite services if they are providing 24-hour care and the care recipient has two or more activities of daily living (ADL) limitations or a cognitive impairment which makes it unsafe for them to be left alone.
- A caregiver who does not live with the care recipient but is providing care and assistance to the care recipient on a daily basis, does not meet the eligibility requirements to receive routine respite care services from the program. Payment for respite care services could be considered should the caregiver have need of extended time away from the care recipient (based on care recipient's specific needs). Eligibility must be based on the coordinator's assessment insuring the care recipient meets all other program eligibility and services provided by the caregiver enables the care recipient to remain in the community.
- Authorization or use of respite services for time while the caregiver is at work is prohibited.
- Caregivers are not eligible to receive NDFCSP services if they or the care recipient are receiving state, federal, or county funded services available through existing Home and Community Based Services (HCBS) programs. If the only HCBS service a caregiver is accessing is Homemaker Services, the coordinator will explore, with the caregiver, eligibility for additional HCBS programs prior to making a decision regarding NDFCSP eligibility. If the caregiver is eligible only for Homemaker Services and all other NDFCSP eligibility criteria have been met, the caregiver may be enrolled to access NDFCSP services.
- Primary caregivers who are being paid by private arrangement to provide care are not eligible to receive NDFCSP respite services.
- Respite care for caregivers who qualify for NDFCSP respite care services and pay privately for respite service or who receive respite from a source other than federal, state or county funded programs; i.e. Hospice, Veteran's Services, etc, may receive additional respite through the NDFCSP if there is a documented need for additional services based on the caregiver assessment. The amount of additional respite care authorized should be

Division 20 Program 610 Service 650 Chapter 25

- carefully considered and should coincide with the program purpose of respite care that is occasional and intermittent.
- Caregivers who are caring for an individual with Alzheimer's
 Disease or a related dementia are eligible to receive enhanced
 respite funding. The caregiver and at least one of their respite
 care providers will be required to attend the caregiver dementia
 training approved by the Department of Human Services.
- Service available to a primary caregiver cannot exceed the service cap of \$3131 of respite care service in a twelve-month period (July 1 to June 30) unless Aging Services Division has approved the increased allocation. If the caregiver is caring for a person with Alzheimer's disease or a related dementia, and both the caregiver and at least one of their respite providers have successfully completed the approved caregiver dementia training, then the service cap cannot exceed \$3731. The \$3131 or \$3731 respite cap must be prorated (\$3131/12 = \$260 or \$3731/12 = \$310) for the number of months the Caregiver Option Plan is in effect. A 3-month plan cannot exceed \$260 x 3 = \$780 or \$310 x 3 = \$930. A prorated allocation may exceed the prorated cap if the caregiver's need has been established, is documented in the caregiver's record and does not exceed the twelve-month service cap.
- Services available to a primary caregiver may exceed the service cap of \$3131 per year (July 1 to June 30) if it can be demonstrated that the caregiver has an extraordinary need that significantly increases the caregiver's responsibilities and not providing the additional respite may place the care recipient at imminent risk of institutional placement. A written request to exceed the \$3131 service cap must be sent to the Aging Services Division NDFCSP Program Administrator for approval. Approval will be determined on a case-by-case basis and may be limited to a one-time allocation. Individuals who receive Alzheimer's disease or related dementia enhanced respite service funding are not eligible to receive an additional respite allocation beyond the service cap of \$3731.

10. Supplemental Services.

• Identify and arrange for up to \$300 per household per twelvemonth enrollment period (July 1 to June 30) in reimbursement for assistive devices not covered by the Aging Services Assistive

Division 20 Program 610 Service 650 Chapter 25

Devices contract and incontinent supplies. Consideration will be given to a one-time additional allocation of \$200 for supplemental services if it can be demonstrated the caregiver has an extraordinary need. Additional allocation requests must be submitted in writing to the Program Administrator and approvals shall be determined on a case-by-case basis.

- Assistive safety devices include adaptive and preventive health aids that will assist individuals and/or their caregivers in their activities of safe daily living. Nutritional supplements are not covered under Supplemental Services.
- Incontinent supplies include pads, diapers, and other protection products.
- Caregivers who receive services through other county, state or federal funded services are not eligible to receive NDFCSP Supplemental Services.

11. Disaster/Emergency Planning

- At the direction of the Aging Services Division, contact a caregiver to assist in planning to assure the caregiver and care recipient's safety in the event of a disaster/emergency.
- Document in the Narrative Section of the SAMS FCSP
 Assessment for the stated purpose of the contact and a brief description of the caregiver's plan for safety.

Division 20 Program 610 Service 650 Chapter 25

Documentation Requirements 650-25-30-10-05 (Revised 7/1/11 ML#3282)

View Archives

INITIAL ASSESSMENT:

Coordinators are required to enter assessment data in the SAMS web-based data system. Document the following in the Narrative section of the SAMS NDFCSP Assessment form: the date and source of the referral; a brief descriptive statement of the interaction with the caregiver, including any identified service needs; alternatives explored; service delivery options offered; services accepted or refused by the caregivers; and the caregiver's choice of provider(s).

FOLLOW-UP CONTACTS:

Document in the web-based Narrative section of the NDFCSP Assessment form all activities and contacts with caregivers, family, agencies, respite providers, etc. in relation to the caregiver.

Documentation must state:

- The purpose of the contact.
- A brief descriptive statement of the interaction, as applicable:
 - Reports of any caregiver concerns from other parties involved with caregiver.
 - Observations and/or concerns regarding caregiver home conditions.
 - Condition of or changes in the caregiver or care recipient situation.
 - Reports of any concerns by other parties involved with caregiver.

Division 20 Service 650 Program 610 Chapter 25

- A brief descriptive statement of all activity **and contacts** with caregiver; **including, but not limited to**:
 - Outcome of any referrals for services provided to or made on behalf of the caregiver.
 - Impact of NDFCSP involvement for caregiver.

Division 20 Program 610 Service 650 Chapter 25

Service Activity Reporting Requirements 650-25-30-10-10

(Revised 1/1/12 ML#3303)

View Archives

For reporting purposes, coordinators will document service activity units in the web-based SAMS data collection system, Service Delivery Section, on a monthly basis.

Service activity reporting will include:

- Case Management Units 1 Unit of Service=15 minutes (Effective October 1, 2011)
 - Amount of time spent in direct contact (includes face-to-face, phone calls, emails or mailings) with enrolled caregivers, families, significant others or referrals for services
 - Amount of time spent traveling for home visit with caregivers
- 2. Provider Service Delivery Units Service Delivery Units vary by type of service and provider:
 - Counseling Services Unit of Service=1 session
 - Training Services Unit of Service=1 hour of training
 - Respite Services Unit of Service includes:
 - Family Member or Individual QSP Unit of Service=1 Hour or 1 Overnight Stay
 - Home Health Agency Unit of Service=1 Hour or 1 Overnight Stay
 - Institutional Respite (Nursing Home, Swing Bed), Adult or Child Foster Care Home – Unit of Service=1 Overnight Stay
 - Adult Day Care Unit of Service=1 Hour, 1/2 Day, or 1 Full Day
 - Child Day Care Unit of Service=1 Hour, Full Day or 1 Overnight
 - Supplemental Services Unit of Service=Billable Cost

Division 20 Program 610 Service 650 Chapter 25

3. Consumer Groups Service Delivery Units - 1 Unit of Service=1 contact

Includes <u>number of individuals</u> who received services or who attended events provided in the areas of:

- Information and Assistance- individuals not enrolled in FCSP
- Public Education
- Outreach/Client Identification
- Support Groups
- 4. Consumer Groups Service Delivery Case Management and Travel
 Time 1 Unit of Service = 15 minutes
 - Record the amount of time spent providing, arranging and/or attending NDFCSP public education, outreach, information and assistance and support groups
- 5. Disaster/Emergency Contact 1 Unit of Service=1 contact
 - Includes the number of contacts made with caregivers to discuss disaster/emergency preparedness and needs as directed by the Division Office.

Division 20 Program 610 Service 650 Chapter 25

Staffing Requirements 650-25-30-15 (Revised 1/1/06 ML#2995)

View Archives

Caregiver Coordinator minimum qualifications include:

- Licensure as a social worker by the North Dakota Board of Social Work Examiners (NDCC 43-41) or licensure as a Registered Nurse as stated in the Nurse Practices Act (NDCC 43-12.1) or an individual who at a minimum meets the qualifications of the Activity Therapist II class description.
- Professional experience in providing social model case management.
- Experience in community development and networking.
- Effective verbal and writing skills.
- Willingness to travel as needed to fulfill job responsibilities.
- Completion of a training curriculum identified and provided by Aging Services Division.

Division 20 Program 610 Service 650 Chapter 25

Prohibited Activities 650-25-30-20 (Revised 7/1/11 ML#3282)

- 1. Duplication of services.
- 2. Breach of confidentiality.
- 3. Provision of caregiver services to a caregiver who is caring for an older individual who resides in an institutional setting.
- 4. Use of Older Americans Act funds to provide caregiver services to a caregiver, who does not meet the definition of a grandparent, who is providing support to an individual between the ages of 19 and 59 regardless of disability or cognitive status.
- 5. Provision of NDFCSP respite or supplemental services to individual caregivers who are receiving services as part of a public program or being paid by private arrangement to provide care.
- 6. Provision of NDFCSP services to a caregiver who resides with the care recipient in an assisted living facility.
- 7. Provision of NDFCSP services to a caregiver while they or the care recipient are in the process of applying for a public pay program or services.
- 8. Provision of NDFCSP services to a caregiver and/or recipient who has been determined eligible to receive services as part of a public pay program but chooses not to access those services.
- 9. Provision of NDFCSP services to a caregiver or care recipient who has private long term care insurance coverage of home care services if the insurance provides coverage for respite services.
- 10. The provision of respite care services when the care needs of the care recipient exceed the standards for service delivery and allowable tasks/activities for respite (QSP) providers as contained in the "Individual Qualified Service Provider Handbook." The caregiver may be enrolled to access counseling or training services.

Division 20 Program 610 Service 650 Chapter 25

Qualified Service Provider Complaints 650-25-30-25 (Revised 7/1/11 ML#3282)

View Archives

A complaint against a qualified service provider, family or agency NDFCSP provider may be made to the Human Service Center or to the Aging Services Division of the North Dakota Department of Human Services. A recipient of NDFCSP services or a friend, family member, guardian, legal representative or neighbor of the recipient or any other interested/anonymous party may file a complaint.

When a complaint is received about a NDFCSP service provider follow these steps:

- 1. Ask for the name of the person who is making the complaint, the name of the recipient and the name of the qualified service provider, family or agency provider. Ask for a complete description of the problem or complaint. Report suspected physical abuse or criminal activity to law enforcement.
- 2. If there are reasonable grounds to believe that the recipient's health or safety is at immediate risk of harm, the Caregiver Coordinator and if deemed appropriate the designated Vulnerable Adult Service worker will make a home visit to further assess the situation and take necessary action.
- 3. If there is no immediate risk but a problem exists, the Caregiver Coordinator will work with the client and other interested parties to resolve the complaint.
- 4. Report the complaint to the Aging Services Division NDFCSP Program Administrator. When applicable, Aging Services will notify the provider in writing of the changes that they must make in order to maintain their provider status or Aging Services will remove a qualified service provider, family or agency provider from the list of approved providers if the seriousness and nature of the complaint warrant such action.
- 5. Complaints regarding a Qualified Service Provider enrolled with the Department of Human Services and the NDFCSP will be handled by

Division 20 Service 650 Program 610 Chapter 25

the NDFCSP Program Administrator and the Home and Community Based Services Program Administrator regarding the investigation and resolution of the complaint. A qualified service provider whose enrollment with the Department of Human Services is either terminated or closed will not be eligible to receive payment from the NDFCSP.

Division 20 Program 610 Service 650 Chapter 25

Denial and Termination of Services 650-25-30-30 (Revised 7/1/11 ML #3282)

- 1. The Department through Aging Services Division must consider termination of NDFCSP services when:
 - Service to the caregiver presents an immediate threat to the health or safety of the caregiver, care recipient, the provider of services, or others.
 - Services that are available through the NDFCSP are not adequate to prevent a threat to the health or safety of the caregiver or care recipient, the provider of services, or others. Examples of health and safety threats include physical abuse of the provider by the caregiver or care recipient, caregiver or care recipient self-neglect, an unsafe living environment for the caregiver or care recipient, inability of caregivers to provide care in critical areas, or contraindicated practices, including smoking while using oxygen.
- 2. NDFCSP services will be terminated when the care recipient moves into an institutional setting or the caregiver or recipient, or both, no longer meet the program eligibility requirements.
- 3. A client will be notified in writing of the reason for the termination, the right to submit a grievance, and the grievance process through the NDFCSP Notice of Service Denial, Closure or Termination (SFN 331). The <u>SFN 331</u> is not required if the closure is due to the death of the caregiver or the care recipient.
- 4. If a grievance is submitted, as outlined on SFN 331, the process may include a conference with the Regional Aging Services Program Administrator and/or a review by Aging Services Division staff. Following the review, a written response will be sent to the caregiver submitting the grievance.
- 5. The Caregiver Coordinator must consult with the Aging Services Division Program Administrator when termination of services is being considered.

Division 20 Program 610 Service 650 Chapter 25

Administrative Requirements 650-25-30-35

Administration 650-25-30-35-01 (Revised 1/1/12 ML#3303)

- 1. Clients must be provided the opportunity to contribute to the cost of the service. Acceptable format for receipt of contributions is limited to the use of self-addressed envelopes.
- 2. Caregiver Coordinators must submit the NDFCSP time study log to Aging Services Division no later than 25 days after the end of the monthly service period.
- 3. SAMS client data records, assessments, and service delivery for both individual clients and consumer groups must be completed no later than 25 days after the end of the monthly service period.
- 4. Caregiver Coordinators must maintain a spreadsheet that contains the name of each participant, the amount of the service allocation, and the monthly expenditures during each service period. Caregiver Coordinators shall submit a copy of the NDFCSP expense spreadsheets to the Program Administrator no later than 23 days after the end of the monthly service period.
- 5. Payment for services provided by eligible providers must be completed in accordance with Human Service Center procedures and processed no later than 15 days after the end of the monthly service period. Final payments shall be processed no later than 30 days after the end of the annual service period.
- 6. Provider service logs received for services provided later than 30 days after the end of the annual service period must be discussed with the Aging Services Division NDFCSP Administrator prior to payment.
- 7. Individual respite care providers are required to have caregivers cosign on every entry of respite services on the North Dakota Family Caregiver Support Program Provider Service Log Individual (SFN 135) to verify services have been provided. Coordinators have the responsibility to insure every Provider Service Log entry has been signed by the caregiver. If the Provider Service Log is lacking a

Division 20 Service 650 Program 610 Chapter 25

- signature, coordinators will return the service log to the provider to obtain the caregiver signature prior to approval for payment.
- 8. Enrolled caregivers accessing Supplemental Services will be required to purchase the assistive safety device or incontinent supplies. The caregiver must submit a receipt of purchase of safety devices or incontinence supplies and use the NDFCSP Provider Service Log-Individual (SFN 135) to access reimbursement through Supplemental Services.
- 9. Agency providers of respite, training or counseling services will use North Dakota Family Caregiver Support Program Provider Service Log Agency (SFN 492) for billing for respite, training and counseling services. Agency providers are not required to obtain caregiver co-signatures on SFN 492.

Division 20 Program 610 Service 650 Chapter 25

Legal Requirements 650-25-30-35-05 (Revised 1/1/07 ML#3061)

- Comply with all applicable federal and state laws, rules and regulations, and policies and procedures governing Older Americans Act programs
- 2. The North Dakota Family Caregiver Support Program (NDFCSP) shall apply the Department of Human Services rules, policies, and procedures regarding competency requirements for qualified service providers and termination of qualified service provider status to the NDFCSP respite care providers.
- 3. The North Dakota Family Caregiver Support Program (NDFCSP) shall apply the Department of Human Services rules, policies, and procedures regarding denial and termination of Service Payments to the Elderly and Disabled (SPED) and Medicaid Waiver services to the NDFCSP services.
- 4. The North Dakota Family Caregiver Support Program (NDFCSP) shall apply the Department of Human Services rules, policies, and procedures regarding recovery of funds from providers upon establishment of noncompliance.

Division 20 Program 610 Service 650 Chapter 25

Health Maintenance Program Service Standard 650-25-35 (Revised 8/1/09 ML#3186)

View Archives

Health maintenance is a combination of services provided in an effort to determine and maintain the health and well being of clients. Priority for services shall be given to:

- older individuals residing in rural areas;
- older individuals with greatest economic need (with particular attention to low-income older individuals, including low-income minority older individuals, older individuals with limited English proficiency, and older individuals residing in rural areas);
- older individuals with greatest social need (with particular attention to low-income older individuals, including low-income minority older individuals, older individuals with limited English proficiency, and older individuals residing in rural areas);
- older individuals with severe disabilities;
- older individuals with limited English proficiency;
- older individuals with Alzheimer's disease and related disorders with neurological and organic brain dysfunction and the caretakers of such individuals; and
- older individuals at risk for institutional placement.

Division 20 Program 610 Service 650 Chapter 25

Performance Standards 650-25-35-01

Eligible Clients 650-25-35-01-01 (Revised 1/1/06 ML#2995)

View Archives

Individuals age 60 years and older.

Division 20 Program 610 Service 650 Chapter 25

Location of Services 650-25-35-01-05 (Revised 1/1/06 ML#2995)

- 1. At a senior center or other community facility, that has the following characteristics:
 - a. Meets federal, state, and local fire safety and sanitation codes/standards.
 - b. Accessible for individuals with disabilities.
 - c. Makes provision for a private area used to conduct health services.
 - d. Makes provision for a reception area/waiting area with adequate furniture to comfortably seat waiting clients.
- 2. In the client's home if homebound.

Division 20 Program 610 Service 650 Chapter 25

Delivery Characteristics 650-25-35-01-10 (Revised 1/1/12 ML#3303)

- The SAMS Health Maintenance Assessment form was designed to 1. assist the health care professional to determine the need for health maintenance services. Only trained health care professionals (as outlined in Section 650-25-35-15 Staffing Requirements) may conduct health maintenance assessments. At a minimum, the NAPIS data (Sections I. General Information and Section II. Demographics) of the SAMS Health Maintenance Assessment form must be completed and entered in the SAMS web-based reporting system, as the data is required for federal reporting purposes. The health care professional may elect to assess a client using the entity's own assessment forms or use the SAMS Health Maintenance Assessment form to complete the assessment process. Documentation (in the Narrative section of the SAMS Health Maintenance Assessment form) should indicate if the contract entity is using their form to assess a client. If a client could benefit from nutrition or other support services, a referral should be made to an Older Americans Act Outreach Services contract entity.
- 2. Records must be maintained for each client and include at a minimum the following information: date of service; follow-up provided; education and information provided client; and other contact with client and/or his/her physician. Contract entities may choose to document each contact in a provider specific client record or in the Narrative Section of the web-based SAMS Health Maintenance Assessment form. Each record must be maintained in an individualized file and secured in a locked file cabinet, locked area, or a restricted computer program.
- 3. Written reports and referrals to client's physician or appropriate agency may be made when indicated by services provided and where appropriate, after the written consent of the client is obtained.
- 4. Information and education must be provided to each client in conjunction with the health service provided.

Division 20 Service 650 Program 610 Chapter 25

- 5. Payment will be made for the following service procedures: blood pressure/pulse/rapid inspection, foot care, home visit, and medication set-up. Foot care must be available a minimum of once per month within each county in the service area.
- 6. Screening clinics must be held throughout the contract period in accordance with the Contract.
- 7. Any alteration in the pattern of service delivery must be discussed with the Regional Aging Services Program Administrator prior to the change. All service delivery options should be considered/explored.

After discussions have been held and an alternative plan has been agreed upon, the contract entity must complete and submit to Aging Services Division a revised Service Provision Form as outlined in Section 650-25-75-05-05 of the this service chapter.

Division 20 Program 610 Service 650 Chapter 25

Billable Unit of Service 650-25-35-05 (Revised 1/1/12 ML#3303)

View Archives

For billing purposes, the contract entity must use the service billing unit system for each service procedure identified in the Service Delivery Procedures Section of this Standard.

Each billable unit of service received by a client must be recorded in the client's individual record in the SAMS data system by the 15th of the month following service delivery.

Division 20 Program 610 Service 650 Chapter 25

Service Delivery Procedures 650-25-35-10 (Revised 8/1/09 ML#3186)

View Archives

The following service delivery procedures must be followed for reimbursement through an Older Americans Act contract:

- 1. Blood Pressure/Pulse/Rapid Inspection 1 Unit of Service
 - a. Preparation for client.
 - Open and/or review client record.
 - b. Data gathering.
 - Individual medical and health history.
 - Family history.
 - Review medications and dietary pattern.
 - c. Client education.
 - Explain procedure.
 - d. Screening procedure.
 - Nursing assessment.
 - Blood pressure measurement.
 - Pulse.
 - Weight.
 - Height (initial and yearly).
 - e. Client counseling.
 - Explain test results and implications.
 - Instruction regarding preventive health measures, i.e. diet and lifestyle.
 - f. Correspondence/referral/follow-up/phone calls.
 - g. Documentation/recording.

- 2. Foot Care 7 Units of Service
 - a. Preparation for client.
 - Open and/or review client record.
 - b. Data gathering.
 - Individual medical and health history.
 - Family history.
 - Review medications and dietary pattern.
 - c. Client education.
 - Explain procedure and risk.
 - d. Procedure.
 - Prepare equipment using established sanitizing procedures.
 - Provide foot and nail care.
 - e. Client counseling
 - Instruction regarding preventive health measures, i.e. diet and lifestyle.
 - f. Correspondence/referral/follow-up/phone calls.
 - g. Documentation/recording.
- 3. Home Visit 6 Units of Service
 - a. Prepare and assemble equipment and materials needed for client contact.
 - b. Review client's chart/record.
 - c. Refer to specific screening for number of service units that apply to service(s) provided.
 - d. Clean and replace equipment.
 - e. Correspondence/referral/follow-up/phone calls.
 - f. Documentation/recording.
- 4. Medication Set Up 4 Units of Service
 - a. Preparation for client.
 - Open and/or review client record.

Division 20 Program 610 Service 650 Chapter 25

- b. Data gathering.
 - Individual medical and health history.
 - Review medications and dietary pattern.
- c. Client education.
 - Explain procedure.
- d. Procedure.
 - Prepare equipment
 - Set up medications in container.
 - Assess need for refill/reorder of medications.
- e. Client counseling.
 - Review purpose and function of medications.
 - Assess compliance to medication regimen.
- f. Correspondence/referral/follow-up/phone calls.
- g. Documentation/recording.

Division 20 Program 610 Service 650 Chapter 25

Staffing Requirements 650-25-35-15 (Revised 8/1/09 ML#3186)

- 1. A nurse supervisor who is a registered nurse, with a minimum of two years of nursing experience preferred, shall direct/coordinate the services and provides nursing supervision to all other health care personnel.
- 2. The person performing the health service shall be appropriately trained, licensed, and certified.

Division 20 Program 610 Service 650 Chapter 25

Prohibited Activities 650-25-35-20 (Revised 1/1/06 ML#2995)

- 1. Provision of medical diagnosis and/or treatment without appropriate licensure and certification.
- 2. Provision of nursing services unless the services are supervised by a registered nurse, as regulated by the Nurse Practice Act.

Division 20 Program 610 Service 650 Chapter 25

Administrative Requirements 650-25-35-25

Administration 650-25-35-25-01 (Revised 1/1/12 ML#3303)

- 1. Develop and adhere to a written Program Policies and Procedures Manual to include, at a minimum, the following:
 - a. Defined service area.
 - Targeting methods for the following: older individuals residing b. in rural areas; older individuals with greatest economic need (with particular attention to low income older individuals, including low-income minority older individuals, older individuals with limited English proficiency, and older individuals residing in rural areas); older individuals with greatest social need, (with particular attention to low income older individuals, including low-income minority older individuals, older individuals with limited English proficiency, and older individuals residing in rural areas); older individuals with severe disabilities; older individuals with limited English proficiency; older individuals with Alzheimer's disease and related disorders with neurological and organic brain dysfunction and the caretakers of such individuals; and older individuals at risk for institutional placement.
 - c. Frequency, method, and timeframe for delivery of services as appropriate.
 - d. Service options are accessible to all eligible clients, independent, semi-independent, and totally dependent, regardless of income levels.
 - e. Procedures to assure the confidentiality of client specific information.
 - No information about a client is disclosed by the contract entity unless a release of information is received from the client or legal representative;

Division 20 Program 610 Service 650 Chapter 25

- disclosure is required by court order; or for program monitoring by authorized agencies.
- ii. An appropriate release of information document is signed and on file before client records are released.
- iii. All client specific information is maintained in a locked file, locked area or access coded computer program.
- f. Service contribution (program income) procedures that assure:
 - i. Clients are provided the opportunity to contribute to the cost of services received. Acceptable formats for receiving contributions include the following: a locked box in a private area; sealed envelope with on-site deposit in a locked box in a private area or return by mail. Any form of periodic correspondence resembling a billing for number of services received by a client is prohibited.
 - ii. No client is denied service due to inability or unwillingness to contribute.
 - iii. A suggested contribution schedule that considers the income ranges of older individuals may be developed. Means tests shall not be used for any service supported by Older Americans Act funds.
 - iv. Each service provider must choose to do one of the following: 1) Publicly display at service locations and provide to clients served at home, the full cost of the health service, with information indicating that clients may, but are not required to contribute for the health service; or 2) Publicly display at service locations and provide to clients served at home, the full cost of the health service and the suggested contribution, with information indicating that clients may, but are not required to contribute for the health service.
 - v. Measures are taken to protect the privacy of each client with respect to his or her contribution.
 - vi. Appropriate procedures are established to safeguard and account for all contributions. At a minimum, the

Division 20 Program 610 Service 650 Chapter 25

following must be addressed: format used for receipt of funds, procedure for deposits, verification of receipt of funds, location of funds prior to deposit, and program staff who have access to the funds.

- vii. Service contributions for health services are used to expand health services.
- g. Fiscal procedures that address receipt of Older Americans Act and related funds; deposit of funds, and payment process.
- h. Procedures to assure service delivery in weather-related emergencies.
- i. Procedures to assure the provision of information and referral services.
- j. Non-discrimination towards clients.
- k. Grievance procedures for clients.
- I. Referral Process.
- m. Records retention.
- n. A plan to review and update manual as necessary but at least 90 days after the beginning of each contract period.
- 2. Provide or make available training to volunteers and paid personnel concerning the provision of services to older individuals. Upon hire and annually thereafter, paid personnel/volunteers must receive training on the following: overview of the Older Americans Act, service contributions, review of applicable service standards or service requirements and necessary training to deliver the specific service, confidentiality, and fire safety.
- 3. Use of volunteers in the provision of services, as applicable. (Volunteer hours and the estimated value must be reported on the Monthly Data and Payment Report.

Division 20 Program 610 Service 650 Chapter 25

Legal Requirements 650-25-35-25-05 (Revised 1/1/06 ML#2995)

- 1. Comply with all applicable federal and state laws, rules and regulations, and policies and procedures governing Older Americans Act programs.
- 2. Provide insurance as required in the Contract.

Division 20 Program 610 Service 650 Chapter 25

Planning/Evaluation Requirements 650-25-35-25-10 (Revised 1/1/12 ML#3303)

- 1. Assess/reassess needs of older individuals in the defined service area.
- 2. Coordinate services within the community to avoid duplication.
- Evaluate overall program to determine whether or not services were delivered; at what cost; and to what extent goals/objectives were met.
- 4. Conduct service evaluations with provision for client input; develop and maintain a report of the findings for utilization in planning.
- 5. Use information to implement, continue, expand or end a particular service or activity.
- 6. Participate in Department of Human Services/Aging Services Division evaluation activities as requested.

Division 20 Program 610 Service 650 Chapter 25

Advocacy Requirements 650-25-35-25-15 (Revised 1/1/06 ML#2995)

- 1. Provide leadership relative to aging issues on behalf of all older persons in the defined service area.
- 2. Evaluate and comment on local regulations and policies that affect older persons.
- 3. Maintain records that document advocacy efforts and outcomes.

Division 20 Program 610 Service 650 Chapter 25

Legal Assistance Program Service Standard 650-25-40 (Revised 8/1/09 ML #3186)

View Archives

Legal assistance is legal advice and representation provided by an attorney to older individuals with economic or social needs and includes to the extent feasible, counseling or other appropriate assistance by a paralegal or law student under the direct supervision of an attorney; and counseling or representation by a non-lawyer where permitted by law. Priority for services shall be given to:

- · older individuals residing in rural areas;
- older individuals with greatest economic need (with particular attention to low-income older individuals, including low-income minority older individuals, older individuals with limited English proficiency, and older individuals residing in rural areas);
- older individuals with greatest social need (with particular attention to low-income older individuals, including low-income minority, older individuals, older individuals with limited English proficiency, and older individuals residing in rural areas);
- older individuals with severe disabilities;
- older individuals with limited English proficiency;
- older individuals with Alzheimer's disease and related disorders with neurological and organic brain dysfunction (and the caretakers of such individuals); and
- older individuals at risk for institutional placement.

Division 20 Program 610 Service 650 Chapter 25

Performance Standards 650-25-40-01

Eligible Clients 650-25-40-01-01 (Revised 1/1/06 ML#2995)

View Archives

Individuals age 60 and older.

Division 20 Program 610 Service 650 Chapter 25

Location of Services 650-25-40-01-05 (Revised 1/1/06 ML#2995)

View Archives

Services must be provided throughout the state.

Division 20 Program 610 Service 650 Chapter 25

Delivery Characteristics 650-25-40-01-10 (Revised 10/20/08 ML#3160)

- 1. Provide legal casework within the following categories:
 - a. Abuse
 - b. Age Discrimination
 - c. Guardianship Defense
 - d. Health Care
 - e. Housing
 - f. Income
 - g. Long-Term Care
 - Nursing Home, Basic Care, Swing Bed and Assisted Living Transfer and Discharge casework including payment issues.
 - ii. Selected Nursing Home Bill of Rights casework primarily related to admissions and discharges, and least restricted alternatives for clients who want to leave a facility.
 - h. Neglect
 - i. Nutrition
 - j. Protective Services
 - i. Advanced Health Care Directives casework.
 - ii. Advanced Health Care Directives public education presentations.
 - iii. Upon directive from Aging Services Division, protective guardianship services.
 - k. Utilities
- 2. Provide a toll free telephone line that has live coverage during the core hours/days of 8:00 am to 5:00 pm (CT) Monday through Friday. Inquiries must be answered within one working day.

Division 20 Service 650 Program 610 Chapter 25

- 3. Attempt to involve the private bar in legal assistance activities, including groups within the private bar furnishing services to older individuals on a pro bono and reduced fee basis.
- 4. Coordinate service provision with Legal Services Corporation.

Division 20 Program 610 Service 650 Chapter 25

Billable Unit of Service 650-25-40-05 (Revised 10/20/08 ML#3160)

View Archives

For billing purposes, a unit of legal casework is equivalent to 15 minutes.

Division 20 Program 610 Service 650 Chapter 25

Staffing Requirements 650-25-40-06 (Revised 10/20/08 ML#3160)

View Archives

Legal assistance must be provided by:

- 1. An attorney licensed to provide services in the State of North Dakota; or
- 2. A paralegal or law student under the direct supervision of an attorney licensed to provide services in the State of North Dakota.

Division 20 Program 610 Service 650 Chapter 25

Administrative Requirements 650-25-40-10

Administration 650-25-40-10-01 (Revised 1/1/08 ML#3121)

- 1. Develop and adhere to a written program manual of policies and procedures to include, at a minimum, the following:
 - a. Defined service area.
 - Targeting methods for the following: older individuals b. residing in rural areas; older individuals with greatest economic need (with particular attention to low income older individuals, including low-income minority older individuals, older individuals with limited English proficiency, and older individuals residing in rural areas); older individuals with greatest social need, (with particular attention to low income older individuals, including low-income minority older individuals, older individuals with limited English proficiency, and older individuals residing in rural areas); older individuals with severe disabilities; older individuals with limited English proficiency; older individuals with Alzheimer's disease and related disorders with neurological and organic brain dysfunction and the caretakers of such individuals; and older individuals at risk for institutional placement.
 - c. Service options are accessible to all eligible clients, independent, semi-independent, and totally dependent, regardless of income levels.
 - d. Procedures to assure the confidentiality of client specific information.
 - No information about a client is disclosed by the contract entity unless informed consent is received from the client or legal representative; disclosure is required by court order; or for program monitoring by authorized agencies.

Division 20 Program 610 Service 650 Chapter 25

- ii. An appropriate release of information document is signed and on file before client records are released.
- iii. All client specific information is maintained in a locked file, locked area of access coded computer program.
- e. Service contribution (program income) procedures that assure:
 - i. Clients are provided the opportunity to contribute to the cost of services received. Acceptable formats for receiving contributions include the following: a locked box in a private area; sealed envelope with on-site deposit in a locked box in a private area or return by mail. Any form of periodic correspondence resembling a billing for number of services received by a client is prohibited.
 - ii. No client is denied service due to inability or unwillingness to contribute.
 - iii. A suggested contribution schedule that considers the income ranges of older individuals may be developed. Means tests shall not be used for any service supported by Older Americans Act funds.
 - iv. Each service provider must choose to do one of the following: 1) Publicly display at service locations and provide to clients served at home, the full cost of the legal service, with information indicating that clients may, but are not required to contribute for the legal service; or 2) Publicly display at service locations and provide to clients served at home, the full cost of the legal service and the suggested contribution, with information indicating that clients may, but are not required to contribute for the legal service.
 - v. Measures are taken to protect the privacy of each client with respect to his or her contribution.
 - vi. Appropriate procedures are established to safeguard and account for all contributions. At a minimum, the following must be addressed: format used for receipt of funds, procedure for deposits, verification of

Division 20 Service 650 Program 610 Chapter 25

- receipt of funds, location of funds prior to deposit, and program staff who have access to funds.
- vii. Service contributions for legal services are to used expand legal services.
- f. Fiscal procedures that address receipt of Older Americans Act and related funds, deposit of funds, and payment process.
- g. Procedures to address the provision of legal services if a conflict of interest exists.
- h. Non-discrimination towards clients.
- i. Grievance procedures for clients.
- i. Records retention.
- k. A plan to review and update manual as necessary but at least 90 days after the beginning of each contract period.

Division 20 Program 610 Service 650 Chapter 25

Legal Requirements 650-25-40-10-05 (Revised 1/1/06 ML#2995)

- 1. Comply with all applicable federal and state laws, rules and regulations, and policies and procedures governing Older Americans Act programs.
- 2. Provide insurance as required in the Contract.

Division 20 Program 610 Service 650 Chapter 25

Planning/Evaluation Requirements 650-25-40-10-10 (Revised 1/1/06 ML#2995)

- 1. Coordinate services within the community to avoid duplication.
- 2. Evaluate overall program to determine whether or not services were delivered, at what cost, and to what extent goals/objectives were met.

Division 20 Program 610 Service 650 Chapter 25

Advocacy Requirements 650-25-40-10-15 (Revised 1/1/06 ML#2995)

- 1. Provide leadership relative to aging issues on behalf of all older persons in the defined service area.
- 2. Evaluate and comment on local regulations and policies that affect older persons.
- 3. Maintain records that document advocacy efforts and outcomes.

Division 20 Program 610 Service 650 Chapter 25

Nutrition Program Service Standard 650-25-45 (Revised 8/1/09 ML#3186)

View Archives

The purposes of nutrition services are:

- 1. To reduce hunger and food insecurity;
- 2. To promote socialization of older individuals; and
- 3. To promote the health and well being of older individuals in assisting such individuals to gain access to nutrition and other disease prevention and health promotion services to delay the onset of adverse health conditions resulting from poor nutritional health or sedentary behavior.

Nutrition services include congregate and home-delivered meals, nutrition screening, nutrition education, nutrition counseling, and provide a link to other social and supportive services. Priority for services shall be given to:

- older individuals residing in rural areas;
- older individuals with greatest economic need (with particular attention to low-income older individuals, including low-income minority older individuals, older individuals with limited English proficiency, and older individuals residing in rural areas);
- older individuals with greatest social need (with particular attention to low-income older individuals, including low-income minority older individuals, older individuals with limited English proficiency, older individuals residing in rural areas);
- older individuals with severe disabilities;
- older individuals with limited English proficiency;
- older individuals with Alzheimer's disease and related disorders with neurological and organic brain dysfunction and the caretakers of such individuals; and
- older individuals at risk for institutional placement.

Division 20 Program 610 Service 650 Chapter 25

Performance Standards 650-25-45-01

Eligible Clients 650-25-45-01-01 (Revised 1/1/12 ML#3303)

- 1. Individuals age 60 and older and their spouses, regardless of age. Individuals under age 60 (except for spouses) may receive a meal only when it will not deprive an eligible client the opportunity to receive a meal. Individuals under age 60 (except for spouses) must pay the full cost of the meal unless one of the criteria listed below (2, 3, or 4) is met.
- 2. Volunteers under age 60 providing meal services during meal hours. The contract entity may make a meal available if a specific criterion is included in the entity's Program Policies and Procedures Manual.
- 3. Individuals with disabilities under age 60. The contract entity may make nutrition services available to individuals with disabilities under age 60 who reside in a housing facility primarily occupied by older individuals where there is a Title III congregate meal site when provision of the service does not prevent the participation of individuals age 60 and older and their spouse. If home-delivered meals are offered at the meal site, the individual with a disability under age 60 must meet eligibility critera as outlined in Section 650-25-45-10-10(6). The individual is only eligible to receive nutrition services that are provided at the housing facility where he or she resides. Specific housing facility meal sites must be identified in the contract and in the entity's Program Policies and Procedures Manual.
- 4. Individuals under the age of 60 with disabilities residing with eligible clients. The contract entity may make a meal available to an individual with a disability who resides at home with an eligible individual if specific criteria are included in the entity's Program Policies and Procedure Manual.

Division 20 Program 610 Service 650 Chapter 25

Location of Services 650-25-45-01-05 (Revised 1/1/12 ML#3303)

- 1. Congregate Meals At a senior center or designated congregate setting (including schools and other facilities serving meals to children in order to promote intergenerational meal programs) that is in as close proximity as feasible to the majority of eligible individuals' residences. The meal site must meet state and local fire safety and sanitation codes and standards, be accessible to individuals with disabilities, and have planned access to a telephone.
- 2. Home-Delivered Meals In the homes of eligible home-delivered meals clients.

Division 20 Program 610 Service 650 Chapter 25

Delivery Characteristics 650-25-45-01-10 (Revised 01/1/12 ML #3303)

View Archives

- 1. Contract entities must meet all applicable state and local laws and regulations regarding the safe and sanitary handling of food, equipment, supplies, and materials used in the storage, preparation, and delivery of meals and services to older persons. (Refer to the "North Dakota Requirements for Food and Beverage Establishments", North Dakota Administrative Code (NDAC) Chapter 33-33-04.)
- 2. Congregate meals may be provided as hot or cold; home-delivered meals may be provided as hot, shelf stable, frozen, modified atmosphere packaging (MAP), or nutritional supplements.
 - a. Hot Food
 - i. Hot food must be served at 135 degrees Fahrenheit or higher.
 - ii. Document daily monitoring of hot food temperatures for each meal site.
 - iii. The hot food portion of a home-delivered meal must be packaged at 135 degrees Fahrenheit or higher and delivered within a two-hour time frame unless packaged and stored in a manner that will maintain the food temperature throughout the route (i.e. a plug-in-heating unit).

b. Cold Food

- Cold food must be served at 41 degrees Fahrenheit or less.
- ii. Document daily monitoring of cold food temperatures for each meal site.
- iii. Working thermometers must be in place in all refrigerators/walk-in coolers. Refrigeration

Division 20 Program 610 Service 650 Chapter 25

- temperatures must be maintained between 35-41 degrees Fahrenheit.
- iv. Document weekly monitoring of temperatures of refrigerators/walk-in coolers.
- v. The cold food portion of a home-delivered meal must be packaged at 41 degrees Fahrenheit or less and delivered within a two-hour time frame unless packaged and stored in a manner that will maintain the food temperature throughout the route (i.e. a plug-in cooling unit).

c. Shelf Stable

Label must include entrée selection, and the date of expiration.

d. Frozen

- i. If commercially frozen meals are not used, frozen meals must be produced using rapid/blast freeze equipment and technology.
- ii. Label must include entrée selection, instructions for storage and reheating, and the date of expiration. The date of the expiration should be no longer than three months after the meal was rapid/blast frozen.
- iii. Working thermometers must be in place in all freezers. Frozen food must be maintained at zero degrees Fahrenheit or below.
- iv. Documentation of weekly monitoring of temperatures of freezers.
- v. The provider must assure the client has the ability to store and prepare the frozen meal.
- vi. All frozen meals must be recorded only as a subservice of home-delivered meals.

e. Nutritional Supplement

The provision of any nutritional supplement must be based on a written diet order signed by a physician. The supplement must be part of a supervised nutrition

Division 20 Program 610 Service 650 Chapter 25

intervention for clients that are only able to consume liquid food. Nutritional supplements are generally prescribed for a short-term basis; therefore, for clients that consume only liquids, the supplement is required to be supervised (preferably by a Registered Dietitian) which includes reviewing intake, toleration, and the need for continued usage of the supplement. Review of intake, toleration, and the need for continued usage must be completed every four to six weeks. The goal is to have clients eating a mixture of solids and liquids in a meal to maintain muscle mass and overall body functioning.

Nutritional supplements served in addition to a meal are not considered separate meals, no matter how many cans of supplement are provided. A nutritional supplement given in an amount that equals 1/3 DRI will not be considered a meal unless it is the only food provided and consumed as the meal. A supplement adds on to a meal, it does not serve as a meal. No matter how much a meal provides, adding supplements to that meal will only increase the nutritional value of that single meal.

Supplements are also available in a frozen state. The contract entity must check with the manufacturer/supplier for the recommended shelf life of thawed supplements if the discard date is not indicated on the package.

For billing purposes, a nutritional supplement is considered as one meal only if the client is unable to consume liquid food as indicated by a physician order and supervised by a Registered Dietitian.

f. Modified Atmosphere Packaging (MAP) Meal

Modified Atmosphere Packaging (MAP) is a technology that has been developed to ensure that packaged food products stay fresh and attractive for as long as possible. MAP extends the shelf life and preserves the quality of food without

Division 20 Program 610 Service 650 Chapter 25

additives or preservatives. Shelf life of fresh food is significantly extended, while spoilage and waste are reduced.

If a MAP meal is used for the home-delivered meal service, the nutrition services contract entity must assure that the client has the ability to store and prepare the MAP meal.

- 3. The Older Americans Act authorizes the provision of congregate meals and home-delivered meals. There is no provision for carry-out or take-out meals. Meals must be provided five or more days per week in the defined service area. Congregate meals must be served a minimum of three days per week at each congregate meal site. A minimum of five home-delivered meals must be made available per client per week in the client's home. Meals must be served during appropriate meal times.
- 4. A contract entity may choose not to serve congregate meals on holidays. The contract entity must identify the specific holidays a site(s) will be closed in their Program Policies and Procedures Manual. Site closures must also be included in the menus, the contract entity's newsletter (if applicable), and posted in a visible location at the meal site.

For home-delivered meals, an alternative option (i.e. shelf stable, frozen, or modified atmosphere packaging (MAP) meal) must be made available to avoid an interruption of service to the homedelivered meals client.

- 5. Congregate meal service must address the following:
 - a. All eligible congregate meals clients who participate or plan to participate shall be requested to provide baseline data as outlined in the SAMS Congregate Meals Program Registration form. The contract entity must attempt to obtain all data requested in the assessment. Contact information, demographic data, and the Nutrition Screening Checklist are required for federal reporting purposes. Contacts may be documented in the Narrative section of the SAMS Congregate Meal Program Registration form, as appropriate. The Nutrition Screening Checklist must be reviewed and updated in the

Division 20 Program 610 Service 650 Chapter 25

SAMS data system within a consecutive 12-month period for congregate meals clients.

If the consumer resides within the service area as identified in the contract entity's Contract with the Department, a Consumer Record must be created and completed in SAMS. This assures compliance with federal reporting requirements under NAPIS and the State Program Report. Non-compliance may result in non-payment for services.

A SAMS Consumer Group posting should be used only for those eligible consumers that are one time guests.

- b. Clients who request service may be required to sign up in advance of the date the service is desired as identified in the contract entity's Program Policies and Procedures Manual.
- c. Copies of the menu, and voluntary contribution information must be publicly displayed at all congregate meal sites.
- d. Adaptive equipment to meet special needs must be available.
- e. Food not requiring refrigeration may be taken home by participants.
- f. For safety reasons, a provider may choose to deliver a meal to a congregate client during inclement weather and/or disaster situations. The contract entity should include this in their Program Policies and Procedures Manual under 'procedures to assure service delivery in weather-related emergencies' and 'written emergency disaster preparedness plan' [Reference: Section 650-25-45-30-01(1)(i) and (j) of this service chapter].

If a contract entity chooses to deliver a meal to a congregate client during inclement weather/disaster situations, the meal should be recorded in the SAMS service delivery as a congregate meal.

Division 20 Program 610 Service 650 Chapter 25

- 6. Home-delivered meals criteria include:
 - a. Client must be homebound because of physical incapacity, mental or social conditions, or isolation. A person is considered homebound when one or more of the following exist:
 - Limited physical mobility;
 - Emotional or psychological impairments that prohibit participation at a congregate site;
 - Remote geographic location where no congregate meal site exists; or
 - Remote geographic location that prohibits accessing the meal site due to transportation issues.

The only exceptions to the home-delivered meal criteria are provisions for meals in weather-related emergencies and other disasters:

- If a provider delivers a meal to a congregate client during inclement weather [Reference: OAA Policies and Procedures Section 650-25-45-01-10(4)(f)]; or
- If provisions for the delivery of a frozen, modified atmosphere packaging (MAP), or shelf stable meal for a congregate client as an emergency meal are included in the contract entity's Program Policies and Procedures Manual assuring service delivery in weather-related emergencies and in their disaster preparedness plan.
- b. Eligibility for home-delivered meals must be determined using the SAMS Home-Delivered Meal Program Registration form. Initial determination of eligibility may be accomplished by telephone. Within two weeks after beginning meal service, a home visit and the SAMS Home-Delivered Meal Program Registration form must be completed to verify eligibility. The Nutrition Services contract entity may accept program registration information from another Older Americans Act entity. Information must be recorded in the SAMS data system. Documentation must include verification of eligibility for individuals under the age of 60.

Division 20 Program 610 Service 650 Chapter 25

For continued home-delivered meal service, redetermination of eligibility must be completed every six months, or sooner, as needed. Redetermination can be accomplished through a home visit or by telephone. At a minimum, one home visit must occur within a consecutive 12-month period. The redetermination must be documented in the SAMS data system. Documentation must include verification of continued eligibility for individuals under the age of 60.

- c. Initially and on an annual basis, the Nutrition Services contract entity must provide copies and review content of the menu, voluntary contribution information, and homedelivered meals policies and procedures with the client. The contract entity is encouraged to provide available medical information approved by health care professionals, such as informational brochures and information on how to get vaccines, including vaccines for influenza, pneumonia, and shingles, in the individuals' communities.
- d. The Nutrition Services contract entity must limit the amount of time meals spend in transit before they are consumed.
- 7. Nutrition education must be provided to both congregate and home-delivered meals clients by the Nutrition Services contract entity. A licensed registered dietitian or person with comparable expertise shall provide input regarding the content of the nutrition education prior to presentation or distribution of materials.
 - a. Nutrition education shall be provided at each congregate meal site on a semi-annual basis (minimum). Nutrition related presentations, videos, food demonstrations, and cooking classes are acceptable formats for the provision of the service, all of which may be augmented with printed materials. Documentation indicating the meal site, date, presenter, topic presented, number of clients receiving nutrition education, and the number of service units must be maintained. To record Service Delivery in the SAMS data system, a separate Consumer Group should be created for each meal site. Each client attending a presentation equals one unit of service.

Division 20 Program 610 Service 650 Chapter 25

- b. Nutrition education for home-delivered clients must be carried out on a semi-annual basis (minimum). Printed materials are an acceptable format for the provision of the service. A copy of the printed nutrition education material and documentation of the date of distribution, number of clients receiving the service must be maintained. To record Service Delivery in the SAMS data system, a separate Consumer Group should be created for each meal site. Each client receiving the printed material equals one unit of service.
- c. Expenses for the provision of nutrition education are included in the unit cost of a congregate and home-delivered meal and are not a separate billable unit.
- d. Units of service and the estimated cost must be reported on the Monthly Data & Payment Report.
- 8. All congregate and home-delivered meals clients must be screened for nutritional risk using the Nutrition Screening Checklist, which is a part of the SAMS Congregate Meals Registration form and the SAMS Home-Delivered Meal Program Registration form.
 - a. For congregate meals clients, the screenings must be conducted a minimum of one time within a consecutive 12-month period.
 - b. For continued receipt of home-delivered meals, redetermination of eligibility must occur every six months or sooner as applicable. Redetermination must include completion of the Nutrition Screening checklist and ADL/IADL's. The redetermination may be conducted through a home visit or by telephone. At a minimum, one home visit must occur within a consecutive 12-month period. If additional services are indicated, a referral should be made to the appropriate agency and/or to the regional ADRL.
 - c. Screening results for all clients must be recorded in the SAMS data system. Clients should be encouraged to 're-check' their nutritional scores as indicated: Score of 0-2 should recheck in 6 months; score of 3-5 should recheck in 3 months; score of 6 or more are at high nutritional risk and should be referred to their physician or licensed registered dietitian to discuss nutritional concerns and ways to improve their nutritional health (see information in 7d).

Division 20 Program 610

d. Clients who screen 'at high nutritional risk' shall be referred to a doctor or licensed registered dietitian for follow-up and possible nutrition counseling. The Nutrition Services contract entity shall make a referral to the licensed registered dietitian providing services to the Nutrition Services contract entity or to the client's physician. Documentation of the referral or referral attempt must be recorded in the Narrative section of the applicable SAMS meal registration form.

Service 650

Chapter 25

- 9. Nutrition counseling for congregate and home-delivered meals clients identified at high nutritional risk through the Nutrition Screening Checklist can only be provided by a licensed registered dietitian. All nutrition counseling must be recorded as Service Delivery for each individual client in the SAMS data system.
 - a. For recording purposes, a unit of service is one session.
 - b. Expenses for the referral/provision of nutrition counseling are not a separate billable unit.
 - c. Units of service and the estimated cost must be reported on the Monthly Data & Payment Report.
- 10. Any alteration in the pattern of service delivery must be discussed with the Regional Aging Services Program Administrator prior to the change. All service delivery options should be considered and/or explored.

After discussions have been held and an alternative plan has been agreed upon, the contract entity must complete and submit a revised Service Provision Form to Aging Services Division as outlined in Section 650-25-75-05-05 of this service chapter.

Division 20 Program 610 Service 650 Chapter 25

Billable Units of Service 650-25-45-05 (Revised 1/1/12 ML#3303)

View Archives

- 1. For billing purposes, one congregate meal equals one unit of service.
- 2. For billing purposes, one home-delivered meal equals one unit of service.
 - a. All frozen meals must be recorded only as a sub-service of home-delivered meals. If a frozen meal is prepared for consumption at a congregate site, the meal must be recorded in SAMS Service Delivery as Congregate Meal with the subservice Hot/Cold Meal.
 - b. A nutritional supplement is considered as one meal if the client is only able to consume liquid food as indicated by a physician order and supervised by a Registered Dietitian.

Each billable unit of service received by a client must be recorded in the client's individual record in the SAMS data system by the 15th of the month following service delivery.

Congregate and home-delivered meal registrations and the provision of nutrition education and nutrition counseling are considered part of nutrition services and are not billable units of service.

Division 20 Program 610 Service 650 Chapter 25

Menu Planning 650-25-45-10 (Revised 1/1/12 ML#3303)

View Archives

1. All meals provided must:

- a. Comply with the most recent Dietary Guidelines for Americans (DGs), published by the Secretary and the Secretary of Agriculture; and
- b. Provide a minimum of 33 1/3 percent of the dietary reference intakes (DRIs) established by the Food and Nutrition Board of the Institute of Medicine of the National Academy of Sciences, if the project provides one meal per day. A minimum of 66 2/3 percent of the allowances must be provided if the project provides two meals per day. If the project provides three meals per day, 100 percent of the allowances must be provided).

The DGs describe food choices that promote good health. The DRIs help assure that nutrient needs are met.

- 2. Dietary Reference Intakes (DRIs) are quantitative estimates of nutrient intakes for use in planning and assessing healthy diets. The DRIs include several nutrient based reference value sets including:
 - Estimated Average Requirement (EAR): "the average daily nutrient intake level estimated to meet the requirements of half the healthy individuals in a particular life stage and gender group";
 - b. Recommended Dietary Allowances (RDA): "the average daily nutrient intake level sufficient to meet the nutrient requirements of nearly all (97 to 98%) healthy individuals in a particular life stage and gender group";
 - c. Adequate Intake (AI): "a recommended average daily nutrient intake level based on observed or experimentally determined approximations or estimates of nutrient intake by a group (or groups) of healthy people that are assumed to be adequate used when RDA cannot be determined";

Division 20 Program 610

- d. Tolerable Upper Intake Level (UL): "the highest average daily nutrient intake level that is likely to pose no risk of adverse health effects to almost all individuals in the general population. As intake increases above the UL, the potential risk of adverse effects may increase"; and
- e. Acceptable Macronutrient Distribution Range (AMDR): "range of intake for a particular energy source (macronutrients include carbohydrates, proteins, fats) that is associated with reduced risk of chronic disease while providing intakes of essential nutrients. If an individual consumes in excess of the AMDR, there is a potential of increasing the risk of chronic diseases and/or insufficient intakes of essential nutrients.
- 3. The South Dakota Division of Adult Services and Aging developed recipes and menus that meet current DRI requirements. The menus were developed and nutritional analyses completed by Adele Huls, PhD, RD, LMNT, LN.
 - The recipes and menus are posted on the South Dakota website and are available for use by North Dakota providers. The recipes and menus can be accessed at: http://dss.sd.gov/elderlyservices/services/seniormeals/menusandrecipes.asp
- 4. Contract entities that do not use the menus developed by the South Dakota Division of Adult Services and Aging must address the following:
 - a. Develop menus that comply with the most recent Dietary Guidelines for Americans (DGs) and meet current DRI recommendations. North Dakota will follow guidelines used by South Dakota in the development of menus to meet current DRI requirements. Guidelines for nutrient values are listed in #5.
 - b. Use a cycle menu format (minimum of four weeks) that is rotated at set intervals and reflects seasonal availability of foods.
 - c. To the maximum extent practicable, consider the special dietary needs arising from health requirements, religious requirements, or ethnic backgrounds of eligible clients.

- d. The cycle menus, recipes, and nutritional analysis must be submitted to Aging Services Division through the request for proposal process and/or upon request. The submitted materials must be signed by the contract entity's licensed registered dietitian or licensed nutritionist.
- 5. The following guidelines for nutrient values must be used in developing menus:

Nutrient	Value
Basic Components	
*denotes required	
*Calories (kcal)	735.00
Water	1233.30
*Protein (g) actual is 18.8 - our goal is based on 17% of calories and wt/ht/activity of reference person (75 yo male 68" 153#) Lightly Active	31.24
Carbohydrates (g) based on 53% of calories	97.40
*Dietary Fiber (g)	10.29
*Fat (g) based on 30% of calories - can be lower	24.50
Net Carbs	87.11
Vitamins	
*Vitamin A RAE	300.00
*Vitamin B-6 (mg)	0.60
*Vitamin B-12 (mcg)	0.80
*Vitamin C (mg)	30.00
*Vitamin D (mg) (or 200 IU)	5.00

Division 20 Program 610 Service 650 Chapter 25

Folate DFE (mcg)	133.30
Minerals	
*Calcium (mg)	400.00
*Magnesium (mg)	140.00
Iron (mg)	2.70
*Sodium (mg) goal: 800 or less in future	1000.00
Potassium (mg) goal: 1567.0 in future	1250.00
*Zinc (mg)	3.75

Contract entities should strive to meet nutrient values on a daily basis. Averaging of nutrient values over a 5-day or 7-day period is allowable.

6. A meal pattern is a menu-planning tool that ensures the number/numbers of servings per food group are met at each meal. Meal patterns do not ensure that nutrient requirements are met; therefore, computer-assisted nutrient analyses must be run (see #5).

The following meal pattern is based on the 2005 Dietary Guidelines for Americans and the Food Guide Pyramid.

FOOD GROUP	SERVINGS PER MEAL	PORTION SIZE
Bread or Bread Alternative	2 servings	1 serving = 1/2 cup cooked pasta, rice or cereal; 1 slice of bread (1 oz.) or equivalent combinations

Division 20 Program 610

Vegetable	2 servings	1 serving = ½ cup or equivalent measure (may serve an additional vegetable instead of a fruit)
Fruit	1 serving	1 serving = ½ cup or equivalent measure (may serve an additional fruit instead of a vegetable)
Milk or Milk Alternative	1 serving	1 serving = 1 cup (8 oz) or equivalent measure
Meat or Meat Alternative	1 serving	1 serving = 2 oz or equivalent measure
Fats	1 serving	1 serving = 1 teaspoon or equivalent measure
Dessert	1 serving	1 serving = 1/2 cup (optional)

- 7. Menu changes must be documented and approved by a licensed registered dietitian or licensed nutritionist. It is recommended that a list of approved substitutions be maintained at the meal site.
- 8. Provision of a special or therapeutic diet to a client requires a signed physician's order. Menus must be planned with the advice of a licensed registered dietitian to establish appropriate nutritional therapy.
- 9. Nutrition Services contract entities are prohibited from providing vitamin and/or mineral supplements to clients.

Division 20 Program 610 Service 650 Chapter 25

Nutrition Services Incentive Program (NSIP) Funds 650-25-45-15

(Revised 1/1/12 ML#3303)

View Archives

Nutrition Services Incentive Program (NSIP) funds must be used to purchase food grown in the United States of America for meals provided during the federal fiscal year for which the funds were authorized.

Additional information regarding NSIP funds is located in <u>Section 650-25-80-05</u>. Nutrition Services Incentive Program (NSIP).

Division 20 Program 610 Service 650 Chapter 25

Staffing Requirements 650-25-45-20 (Revised 1/1/06 ML#2995)

- 1. The contract entity must establish and administer the nutrition services program with the advice of the following:
 - Licensed registered dietitians or individuals with comparable expertise, including a licensed nutritionist, a dietary technician, or a certified dietary manager;
 - Meal participants; and
 - Individuals who are knowledgeable with regard to the needs of older individuals.

Division 20 Program 610 Service 650 Chapter 25

Prohibited Activities 650-25-45-25 (Revised 1/1/08 ML#3121)

- 1. Unapproved substitutions that alter the DRI nutrient values/goals.
- 2. Utilization of home canned, home prepared, or preserved food.
- 3. Provision of therapeutic diets without the advice of a physician or licensed registered dietitian to establish appropriate medical nutritional therapy.

Division 20 Program 610 Service 650 Chapter 25

Administrative Requirements 650-25-45-30

Administration 650-25-45-30-01 (Revised 1/1/12 ML#3303)

- 1. Develop and adhere to a written Program Policies and Procedures Manual to include, at a minimum, the following:
 - a. Defined service area.
 - Targeting methods for the following: older individuals residing b. in rural areas; older individuals with greatest economic need (with particular attention to low income older individuals, including low-income minority older individuals, older individuals with limited English proficiency, and older individuals residing in rural areas); older individuals with greatest social need, (with particular attention to low-income older individuals, including low-income minority older individuals, older individuals with limited English proficiency; and older individuals residing in rural areas); older individuals with severe disabilities; older individuals with limited English proficiency; older individuals with Alzheimer's disease and related disorders with neurological and organic brain dysfunction (and the caretakers of such individuals); and older individuals at risk for institutional placement.
 - c. Frequency, method, and timeframe for delivery of services as appropriate.
 - d. Criteria for eligible nutrition clients, as applicable [Section 650-25-45-01-01 and Section 650-25-45-01-10(5)(b)].
 - e. Service options are accessible to all eligible clients, independent, semi-independent, and totally dependent, regardless of income levels.
 - f. Procedures to assure the confidentiality of client specific information.

Division 20 Program 610

- No information about a client is disclosed by the contract entity a release of information is received from the client or legal representative; disclosure is required by court order; or for program monitoring by authorized agencies.
- ii. An appropriate release of information document is signed and on file before client records are released.
- iii. All client specific information is maintained in a locked file, locked area of access coded computer program.
- g. Service contribution (program income) procedures that assure:
 - i. Clients are provided the opportunity to contribute to the cost of services received. Acceptable formats for receiving contributions include the following: a locked box in a private area; sealed envelope with on-site deposit in a locked box in a private area or return by mail; and self punch meal tickets. Any form of periodic correspondence resembling a billing for number of services received by a client is prohibited.
 - ii. No client is denied service due to inability or unwillingness to contribute.
 - iii. A suggested contribution schedule that considers the income ranges of older individuals may be developed. Means tests shall not be used for any service supported by Older Americans Act funds.
 - iv. Each service provider must choose to do one of the following: 1) Publicly display at service locations and provide to clients served at home, the full cost of the nutrition service, with information indicating that clients may, but are not required to contribute for the nutrition service; or 2) Publicly display at service locations and provide to clients served at home, the full cost of the nutrition service and the suggested contribution, with information indicating that clients may, but are not required to contribute for the nutrition service.

Division 20 Program 610

- v. Measures are taken to protect the privacy of each client with respect to his or her contribution.
- vi. Appropriate procedures are established to safeguard and account for all contributions. At a minimum, the following must be addressed: format used for receipt of funds, procedure for deposits, verification of receipt of funds, location of funds prior to deposit, and program staff who have access to funds.
- vii. Ineligible participants are required to pay the full cost of the nutrition service.
- viii. Service contributions for nutrition services are used to expand nutrition services.
- ix. Service contributions for nutrition services may include food stamps.
- h. Fiscal procedures that address receipt of Older Americans Act and related funds, deposit of funds, and payment process.
- i. Procedures to assure service delivery in weather-related emergencies.
- j. Written emergency disaster preparedness plan approved by the local governmental official(s) having responsibility for disaster planning and designate an individual who is responsible to carry out provisions of the plan.
- k. Procedures to assure the provision of information and referral services.
- I. Non-discrimination towards clients.
- m. Grievance procedures for clients.
- n. Records retention.
- o. Reporting food-borne illness.
- p. Holiday meal policy.
- q. A plan to review and update manual as necessary but at least 90 days after the beginning of each contract period.
- 2. Provide or make available training to volunteers and paid personnel concerning the provision of services to older individuals. Upon hire and annually thereafter, paid personnel/volunteers must receive training on the following: overview of the Older Americans Act, service contributions, review of applicable service standards or service requirements and necessary training to deliver the specific service, confidentiality, and fire safety.

Division 20 Service 650 Program 610 Chapter 25

3. Use of volunteers in the provision of services, as applicable. (Volunteer hours and the estimated value must be reported on the Monthly Data & Payment Report.)

Division 20 Program 610 Service 650 Chapter 25

Legal Requirements 650-25-45-30-05 (Revised 1/1/07 ML#3061)

- 1. Comply with all applicable federal and state laws, rules and regulations, and policies and procedures governing Older Americans Act programs.
- 2. Provide insurance as required in the Contract.

Division 20 Program 610 Service 650 Chapter 25

Planning/Evaluation Requirements 650-25-45-30-10 (Revised 1/1/12 ML#3303)

- 1. Assess/reassess needs of older individuals in the defined service area.
- 2. Coordinate services within the community to avoid duplication.
- 3. Evaluate overall program to determine whether or not services were delivered, at what cost; and to what extent goals/objectives were met.
- 4. Conduct service evaluations with provision for client input; develop and maintain a report of the findings for utilization in planning.
- 5. Use information to implement, continue, expand, or end a particular service or activity.
- 6. Participate in Department of Human Services/Aging Services Division evaluation activities as requested.

Division 20 Program 610 Service 650 Chapter 25

Advocacy Requirements 650-25-45-30-15 (Revised 1/1/10 ML #3216)

- 1. Provide leadership relative to aging issues on behalf of all older persons in the defined service area.
- 2. Evaluate and comment on local regulations and policies that affect older persons.
- 3. Maintain records that document advocacy efforts and outcomes.

Division 20 Program 610 Service 650 Chapter 25

Nutrition Program Service Standard 650-25-46 (Revised 1/1/12 ML#3303)

View Archives

The purposes of nutrition services are:

- 1. To reduce hunger and food insecurity;
- 2. To promote socialization of older individuals; and
- 3. To promote the health and well being of older individuals in assisting such individuals to gain access to nutrition and other disease prevention and health promotion services to delay the onset of adverse health conditions resulting from poor nutritional health or sedentary behavior.

Nutrition services include congregate and home-delivered meals, nutrition screening, nutrition education, nutrition counseling, and provide a link to other social and supportive services. Priority for services shall be given to:

- older individuals residing in rural areas;
- older individuals with greatest economic need (with particular attention to low-income older individuals, including low-income minority older individuals, older individuals with limited English proficiency, and older individuals residing in rural areas);
- older individuals with greatest social need (with particular attention to low-income older individuals, including low-income minority older individuals, older individuals with limited English proficiency, older individuals residing in rural areas);
- older individuals with severe disabilities;
- older individuals with limited English proficiency;
- older individuals with Alzheimer's disease and related disorders with neurological and organic brain dysfunction and the caretakers of such individuals; and
- older individuals at risk for institutional placement.

Division 20 Program 610 Service 650 Chapter 25

Performance Standards 650-25-46-01

Eligible Clients 650-25-46-01-01 (Revised 1/1/12 ML #3303)

- 1. Individuals age 60 and older and their spouses, regardless of age. Individuals under age 60 (except for spouses) may receive a meal only when it will not deprive an eligible client the opportunity to receive a meal. Individuals under age 60 (except for spouses) must pay the full cost of service unless one of the criteria listed below (2, 3, or 4) is met.
- 2. Volunteers under age 60 providing meal services during meal hours. The contract entity may make a meal available if a specific criterion is included in the entity's Program Policies and Procedures Manual.
- 3. Individuals with disabilities under age 60. The contract entity may make nutrition services available to individuals with disabilities under age 60 who reside in a housing facility primarily occupied by older individuals where there is a Title III congregate meal site when provision of the service does not prevent the participation of individuals age 60 and older and their spouse. If home-delivered meals are offered at the meal site, the individual with a disability under age 60 must meet eligibility criteria for home-delivered meals as outlined in Section 650-25-46-01-10 (6). The individual is only eligible to receive nutrition services that are provided at the housing facility where he or she resides. Specific housing facility meal sites must be identified in the contract and in the entity's Program Policies and Procedures Manual.
- 4. Individuals under the age of 60 with disabilities residing with eligible clients. The contract entity may make a meal available to an individual with a disability who resides at home with an eligible individual if specific criteria are included in the entity's Program Policies and Procedure Manual.

Division 20 Program 610 Service 650 Chapter 25

Location of Services 650-25-46-01-05 (Revised 1/1/12 ML #3303)

- 1. Congregate Meals At a senior center or designated congregate setting (including schools and other facilities serving meals to children in order to promote intergenerational meal programs) that is in as close proximity as feasible to the majority of eligible individuals' residences. The meal site must meet state and local fire safety and sanitation codes and standards, be accessible to individuals with disabilities, and have planned access to a telephone.
- 2. Home-Delivered Meals In the homes of eligible home-delivered meals clients.

Division 20 Program 610 Service 650 Chapter 25

Delivery Characteristics 650-25-46-01-10 (Revised 1/1/12 ML #3303)

View Archives

- 1. Contract entities must meet all applicable state and local laws and regulations regarding the safe and sanitary handling of food, equipment, supplies, and materials used in the storage, preparation, and delivery of meals and services to older persons. (Refer to the "North Dakota Requirements for Food and Beverage Establishments", North Dakota Administrative Code (NDAC) Chapter 33-33-04.)
- 2. Congregate meals may be provided as hot or cold; home-delivered meals may be provided as hot, shelf stable, frozen, modified atmosphere packaging (MAP), or nutritional supplements.
 - a. Hot food
 - i. Hot food must be served at 135 degrees Fahrenheit or higher.
 - ii. Document daily monitoring of hot food temperatures for each meal site.
 - iii. The hot food portion of a home-delivered meal must be packaged at 135 degrees Fahrenheit or higher and delivered within a two-hour time frame unless packaged and stored in a manner that will maintain the food temperature throughout the route (i.e. a plug-in-heating unit).

b. Cold Food

- Cold food must be served at 41 degrees Fahrenheit or less.
- ii. Document daily monitoring of cold food temperatures for each meal site.
- iii. Working thermometers must be in place in all refrigerators/ walk-in coolers. Refrigeration temperatures must be maintained between 35-41 degrees Fahrenheit.

Division 20 Program 610 Service 650 Chapter 25

- iv. Document weekly monitoring of temperatures of refrigerators/ walk-in coolers.
- v. The cold food portion of a home-delivered meal must be packaged at 41 degrees Fahrenheit or less and delivered within a two-hour time frame unless packaged and stored in a manner that will maintain the food temperature throughout the route (i.e. a plug-in cooling unit).

c. Shelf Stable

Label must include entrée selection, and the date of expiration.

d. Frozen

- i. If commercially frozen meals are not used, frozen meals must be produced using rapid/blast freeze equipment and technology.
- Label must include entrée selection, instructions for storage and reheating, and the date of expiration.
 The date of the expiration should be no longer than three months after the meal was rapid/blast frozen.
- iii. Working thermometers must be in place in all freezers. Frozen food must be maintained at zero degrees Fahrenheit or below.
- iv. Document weekly monitoring of temperatures of freezers.
- v. The provider must assure the client has the ability to store and prepare the frozen meal.
- vi. All frozen meals must be recorded only as a subservice of home-delivered meals.

e. Nutritional Supplement

The provision of any nutritional supplement must be based on a written diet order signed by a physician. The supplement must be part of a supervised nutrition intervention for clients that are only able to consume liquid food. Nutritional supplements are generally prescribed for a

Division 20 Program 610 Service 650 Chapter 25

short-term basis; therefore, for clients that consume only liquids, the supplement is required to be supervised (preferably by a Registered Dietitian) which includes reviewing intake, toleration, and the need for continued usage of the supplement. Review of intake, toleration, and the need for continued usage must be completed every four to six weeks. The goal is to have clients eating a mixture of solids and liquids in a meal to maintain muscle mass and overall body functioning.

Nutritional supplements served in addition to a meal are not considered separate meals, no matter how many cans of supplement are provided. A nutritional supplement given in an amount that equals 1/3 DRI will not be considered a meal unless it is the only food provided and consumed as the meal. A supplement adds on to a meal, it does not serve as a meal. No matter how much a meal provides, adding supplements to that meal will only increase the nutritional value of that single meal.

Supplements are also available in a frozen state. The contract entity must check with the manufacturer/supplier for the recommended shelf life of thawed supplements if the discard date is not indicated on the package.

For billing purposes, a liquid supplement can be considered as one meal only if the client is unable to consume liquid food as indicated by a physician order and supervised by a Registered Dietitian.

f. Modified Atmosphere Packaging (MAP) Meal

Modified Atmosphere Packaging (MAP) is a technology that has been developed to ensure that packaged food products stay fresh and attractive for as long as possible. MAP extends the shelf life and preserves the quality of food without additives or preservatives. Shelf life of fresh food is significantly extended, while spoilage and waste are reduced.

Division 20 Program 610 Service 650 Chapter 25

If a MAP meal is used for the home-delivered meal service, the nutrition services contract entity must assure that the client has the ability to store and prepare the MAP meal.

- 3. The Older Americans Act authorizes the provision of congregate meals and home-delivered meals. There is no provision for carry-out or take-out meals. Meals must be provided five or more days per week in the defined service area. Congregate meals must be served a minimum of three days per week at each congregate meal site. A minimum of five home-delivered meals must be made available per client per week in the client's home. Meals must be served during appropriate meal times.
- 4. A contract entity may choose not to serve congregate meals on holidays. The contract entity must identify the specific holidays a site(s) will be closed in their Program Policies and Procedures Manual. Site closures must also be included in the menus, the contract entity's newsletter (if applicable), and posted in a visible location at the meal site.

For home-delivered meals, an alternative option (i.e. shelf stable, frozen, or modified atmosphere packaging (MAP) meal) must be made available to avoid an interruption of service to the homedelivered meals client.

- 5. Congregate meal service must address the following:
 - a. All eligible congregate meals clients who participate or plan to participate shall be requested to provide baseline data as outlined in the SAMS Congregate Meal Program Registration form. The contract entity must attempt to obtain all data requested in the assessment. Contact information, demographic data, and the Nutrition Screening Checklist are required for federal reporting purposes. Contacts may be documented in the Narrative section of the SAMS Congregate Meal Program Registration form, as appropriate. The Nutrition Screening Checklist must be reviewed and updated in the SAMS data system within a consecutive 12-month period for congregate meals clients.

Division 20 Program 610 Service 650 Chapter 25

If the consumer resides within the service area as identified in the contract entity's Contract with the Department, a Consumer Record must be created and completed in SAMS. This assures compliance with federal reporting requirements under NAPIS and the State Program Report. Non-compliance may result in non-payment for services.

A SAMS Consumer Group posting should be used only for those eligible consumers that are one time guests.

- b. Clients who request service may be required to sign up in advance of the date the service is desired as identified in the contract entity's Program Policies and Procedures Manual.
- c. Copies of the menu and voluntary contribution information must be publicly displayed at all congregate meal sites.
- d. Adaptive equipment to meet special needs must be available.
- e. Food not requiring refrigeration may be taken home by participants.
- f. For safety reasons, a provider may choose to deliver a meal to a congregate client during inclement weather and/or disaster situations. The contract entity should include this in their Program Policies and Procedures Manual under 'procedures to assure service delivery in weather-related emergencies' and 'written emergency disaster preparedness plan' [Reference: Section 650-25-46-30-01(1)(i) and (j) of this service chapter].

If a contract entity chooses to deliver a meal to a congregate client during inclement weather/disaster situations, the meal should be recorded in the SAMS service delivery as a congregate meal.

- 6. Home-delivered meals criteria include:
 - a. Client must be homebound because of physical incapacity, mental or social conditions, or isolation. A person is considered homebound when one or more of the following exist:
 - Limited physical mobility;
 - Emotional or psychological impairments that prohibit participation at a congregate site;

Division 20 Program 610 Service 650 Chapter 25

- Remote geographic location where no congregate meal site exists; or
- Remote geographic location that prohibits accessing the meal site due to transportation issues.

The only exceptions to the home-delivered meal criteria are provisions for meals in weather-related emergencies and other disasters:

- If a provider delivers a meal to a congregate client during inclement weather [Reference: OAA Policies and Procedures Section 650-25-46-01-10(4)(f)]; or
- If provisions for the delivery of a frozen, modified atmosphere packaging (MAP), or shelf stable meal for a congregate client as an emergency meal are included in the contract entity's Program Policies and Procedures Manual assuring service delivery in weather-related emergencies and in their disaster preparedness plan.
- b. Eligibility for home-delivered meals must be determined by the Older Americans Act Outreach Services contract entity for the service area using the SAMS Outreach/HDM Assessment form. Initial determination of eligibility may be accomplished by telephone. Within two weeks after beginning meal service, a home visit and the SAMS Outreach/HDM Assessment form must be completed to verify eligibility. Documentation must include verification of eligibility for individuals under the age of 60. The Nutrition Services contract entity must be notified in writing of eligibility status and nutritional risk status (as determined by the Nutrition Screening Checklist).

For continued home-delivered meal service, a client must be re-assessed at least every six months, or sooner, as needed. The reassessment must include completion of the Nutrition Screening Checklist and the ADL/IADLs. The reassessment may be conducted through a home visit or by telephone. At a minimum, one home visit must occur within a consecutive 12-month period. The reassessment must be documented in the SAMS data system. Documentation must include

Division 20 Program 610 Service 650 Chapter 25

verification of continued eligibility for individuals under the age of 60. The Outreach Services contract entity must notify (in writing) the Nutrition Services contract entity of continued eligibility or the need to discontinue service provision.

- c. Initially and on an annual basis the Nutrition Services contract entity must provide copies and review content of the menu, voluntary contribution information, and home-delivered meals policies and procedures with the client. The contract entity is encouraged to provide available medical information approved by health care professionals, such as informational brochures and information on how to get vaccines, including vaccines for influenza, pneumonia, and shingles, in the individuals' communities.
- d. The Nutrition Services contract entity must limit the amount of time meals spend in transit before they are consumed.
- 7. Nutrition education must be provided to both congregate and home-delivered meals clients by the Nutrition Services contract entity. A licensed registered dietitian or person with comparable expertise shall provide input regarding the content of the nutrition education prior to presentation or distribution of materials.
 - a. Nutrition education shall be provided at each congregate meal site on a semi-annual basis (minimum). Nutrition related presentations, videos, food demonstrations, and cooking classes are acceptable formats for the provision of the service, all of which may be augmented with printed materials. Documentation indicating the meal site, date, presenter, topic presented, number of clients receiving nutrition education, and the number of service units must be maintained. To record Service Delivery in the SAMS data system, a separate Consumer Group should be created for each meal site. Each client attending a presentation equals one unit of service.
 - b. Nutrition education for home-delivered clients must be carried out on a semi-annual basis (minimum). Printed materials are an acceptable format for the provision of the service. A copy of the printed nutrition education material and documentation

Division 20 Program 610

- of the date of distribution, number of clients receiving the service must be maintained. To record Service Delivery in the SAMS data system, a separate Consumer Group should be created for each meal site. Each client receiving the printed material equals one unit of service.
- c. Expenses for the provision of nutrition education are included in the unit cost of a congregate and home-delivered meal and are not a separate billable unit.
- d. Units of service and the estimated cost must be reported on the Monthly Data & Payment Report.
- 8. All congregate and home-delivered meals clients must be screened for nutritional risk using the Nutrition Screening Checklist, which is a part of the SAMS Congregate Meal Program Registration form and the SAMS Outreach/HDM Assessment form. (Screening for home-delivered meals clients will be completed by the Outreach Services contract entity as addressed in 6 b).
 - a. For congregate meals clients, the screenings must be conducted a minimum of one time within a consecutive 12-month period. Clients should be encouraged to 're-check' their nutritional scores as indicated: Score of 0-2 should recheck in 6 months; score of 3-5 should recheck in 3 months; score of 6 or more are at high nutritional risk and should be referred to their physician or licensed registered dietitian to discuss nutritional concerns and ways to improve their nutritional health (see information in 8 c below).
 - b. Screening results for all clients must be recorded in the SAMS data system.
 - c. Clients who screen 'at high nutritional risk' shall be referred to a doctor or licensed registered dietitian for follow-up and possible nutrition counseling. The Outreach Services contract entity shall notify (in writing) the Nutrition Services contract entity of home-delivered meals clients who screen 'at high nutritional risk'. The Nutrition Services contract entity shall make a referral to the licensed registered dietitian providing services to the Nutrition Services contract entity or to the client's physician. Documentation of the referral or referral attempt must be recorded in the Narrative section of the applicable SAMS registration/assessment form.

Division 20 Service 650 Program 610 Chapter 25

- 9. Nutrition counseling for congregate and home-delivered meals clients identified at high nutritional risk through the Nutrition Screening Checklist can only be provided by a licensed registered dietitian. All nutrition counseling must be recorded as Service Delivery for each individual client in the SAMS data system.
 - a. For recording purposes, a unit of service is one session.
 - b. Expenses for the referral/provision of nutrition counseling are not a separate billable unit.
 - c. Units of service and the estimated cost must be reported on the Monthly Data & Payment Report.
- 10. Any alteration in the pattern of service delivery must be discussed with the Regional Aging Services Program Administrator prior to the change. All service delivery options should be considered and/or explored.

After discussions have been held and an alternative plan has been agreed upon, the contract entity must complete and submit a revised Service Provision Form to Aging Services Division as outlined in Section 650-25-75-05-05 of this service chapter.

Division 20 Program 610 Service 650 Chapter 25

Billable Units of Service 650-25-46-05 (Revised 1/1/12 ML #3303)

View Archives

- 1. For billing purposes, one congregate meal equals one unit of service.
- 2. For billing purposes, one home-delivered meal equals one unit of service.
 - a. All frozen meals must be recorded only as a sub-service of home-delivered meals. If a frozen meal is prepared for consumption at a congregate site, the meal must be recorded in SAMS Service Delivery as Congregate Meal with the subservice Hot/Cold Meal.
 - b. A nutritional supplement is considered as one meal if the client is only able to consume liquid food as indicated by a physician order and supervised by a Registered Dietitian.

Each billable unit of service received by a client must be recorded in the client's individual record in the SAMS data system by the 15th of the month following service delivery.

Congregate meal registration and the provision of nutrition education and nutrition counseling are considered a part of the nutrition services and are not billable units of service.

Division 20 Program 610 Service 650 Chapter 25

Menu Planning 650-25-46-10 (Revised 1/1/12 ML #3303)

- 1. All meals provided must:
 - a. Comply with the most recent Dietary Guidelines for Americans (DGs), published by the Secretary and the Secretary of Agriculture; and
 - b. Provide a minimum of 33 1/3 percent of the dietary reference intakes (DRIs) established by the Food and Nutrition Board of the Institute of Medicine of the National Academy of Sciences, if the project provides one meal per day. A minimum of 66 2/3 percent of the allowances must be provided if the project provides two meals per day. If the project provides three meals per day, 100 percent of the allowances must be provided). The DGs describe food choices that promote good health. The DRIs help assure that nutrient needs are met.
- 2. Dietary Reference Intakes (DRIs) are quantitative estimates of nutrient intakes for use in planning and assessing healthy diets. The DRIs include several nutrient based reference value sets including:
 - Estimated Average Requirement (EAR): "the average daily nutrient intake level estimated to meet the requirements of half the healthy individuals in a particular life stage and gender group";
 - b. Recommended Dietary Allowances (RDA): "the average daily nutrient intake level sufficient to meet the nutrient requirements of nearly all (97 to 98%) healthy individuals in a particular life stage and gender group";
 - c. Adequate Intake (AI): "a recommended average daily nutrient intake level based on observed or experimentally determined approximations or estimates of nutrient intake by a group (or groups) of healthy people that are assumed to be adequate used when RDA cannot be determined";

Division 20 Program 610

- d. Tolerable Upper Intake Level (UL): "the highest average daily nutrient intake level that is likely to pose no risk of adverse health effects to almost all individuals in the general population. As intake increases above the UL, the potential risk of adverse effects may increase"; and
- e. Acceptable Macronutrient Distribution Range (AMDR): "range of intake for a particular energy source (macronutrients include carbohydrates, proteins, fats) that is associated with reduced risk of chronic disease while providing intakes of essential nutrients. If an individual consumes in excess of the AMDR, there is a potential of increasing the risk of chronic diseases and/or insufficient intakes of essential nutrients.
- 3. The South Dakota Division of Adult Services and Aging developed recipes and menus that meet current DRI requirements. The menus were developed and nutritional analyses completed by Adele Huls, PhD, RD, LMNT, LN.
 - The recipes and menus are posted on the South Dakota website and are available for use by North Dakota providers. The recipes and menus can be accessed at: http://dss.sd.gov/elderlyservices/services/seniormeals/menusandr ecipes.asp
- 4. Contract entities that do not use the menus developed by the South Dakota Division of Adult Services and Aging must address the following:
 - a. Develop menus that comply with the most recent Dietary Guidelines for Americans (DGs) and meet current DRI recommendations. North Dakota will follow guidelines used by South Dakota in the development of menus to meet current DRI requirements. Guidelines for nutrient values are listed in #5.
 - b. Use a cycle menu format (minimum of four weeks) that is rotated at set intervals and reflects seasonal availability of foods.
 - c. To the maximum extent practicable, consider the special dietary needs arising from health requirements, religious requirements, or ethnic backgrounds of eligible clients.

- d. The cycle menus, recipes, and nutritional analysis must be submitted to Aging Services Division through the request for proposal process and/or upon request. The submitted materials must be signed by the contract entity's licensed registered dietitian or licensed nutritionist.
- 5. The following guidelines for nutrient values must be used in developing menus:

Nutrient	Value
Basic Components	
*denotes required	
*Calories (kcal)	735.00
Water	1233.30
*Protein (g) actual is 18.8 - our goal is based on 17% of calories and wt/ht/activity of reference person (75 yo male 68" 153#) Lightly Active	31.24
Carbohydrates (g) based on 53% of calories	97.40
*Dietary Fiber (g)	10.29
*Fat (g) based on 30% of calories - can be lower	24.50
Net Carbs	87.11
Vitamins	
*Vitamin A RAE	300.00
*Vitamin B-6 (mg)	0.60
*Vitamin B-12 (mcg)	0.80
*Vitamin C (mg)	30.00

Division 20 Program 610 Service 650 Chapter 25

*Vitamin D (mg) (or 200 IU)	5.00
Folate DFE (mcg)	133.30
Minerals	
*Calcium (mg)	400.00
*Magnesium (mg)	140.00
Iron (mg)	2.70
*Sodium (mg) goal: 800 or less in future	1000.00
Potassium (mg) goal: 1567.0 in future	1250.00
*Zinc (mg)	3.75

Contract entities should strive to meet nutrient values on a daily basis. Averaging of nutrient values over a 5-day or 7-day period is allowable.

6. A meal pattern is a menu-planning tool that ensures the number/numbers of servings per food group are met at each meal. Meal patterns do not ensure that nutrient requirements are met; therefore, computer-assisted nutrient analyses must be run (see #5).

The following meal pattern is based on the 2005 Dietary Guidelines for Americans and the Food Guide Pyramid:

Division 20 Program 610

FOOD GROUP	SERVINGS PER MEAL	PORTION SIZE
Bread or Bread Alternative	2 servings	1 serving = 1/2 cup cooked pasta, rice or cereal; 1 slice of bread (1 oz.) or equivalent combinations
Vegetable	2 servings	1 serving = ½ cup or equivalent measure (may serve an additional vegetable instead of a fruit)
Fruit	1 serving	1 serving = ½ cup or equivalent measure (may serve an additional fruit instead of a vegetable)
Milk or Milk Alternative	1 serving	1 serving = 1 cup (8 oz) or equivalent measure
Meat or Meat Alternative	1 serving	1 serving = 2 oz or equivalent measure
Fats	1 serving	1 serving = 1 teaspoon or equivalent measure
Dessert	1 serving	1 serving = 1/2 cup (optional)

Division 20 Service 650 Program 610 Chapter 25

- 7. Menu changes must be documented and approved by a licensed registered dietitian or licensed nutritionist. It is recommended that a list of approved substitutions be maintained at the meal site.
- 8. Provision of a special or therapeutic diet to a client requires a signed physician's order. Menus must be planned with the advice of a licensed registered dietitian to establish appropriate nutritional therapy.
- 9. Nutrition Services contract entities are prohibited from providing vitamin and/or mineral supplements to clients.

Division 20 Program 610 Service 650 Chapter 25

Nutrition Services Incentive Program (NSIP) Funds 650-25-46-15

(Revised 1/1/12 ML #3303)

View Archives

Nutrition Services Incentive Program (NSIP) funds must be used to purchase food grown in the United States of America for meals provided during the federal fiscal year for which the funds were authorized.

Additional information regarding NSIP funds is located in Section 650-25-80-05. Nutrition Services Incentive Program (NSIP).

Division 20 Program 610 Service 650 Chapter 25

Staffing Requirements 650-25-46-20 (Revised 1/1/12 ML #3303)

- 1. The contract entity must establish and administer the nutrition services program with the advice of the following:
 - Licensed registered dietitians or individuals with comparable expertise, including a licensed nutritionist, a dietary technician, or a certified dietary manager;
 - Meal participants; and
 - Individuals who are knowledgeable with regard to the needs of older individuals.

Division 20 Program 610 Service 650 Chapter 25

Prohibited Activities 650-25-46-25 (Revised 1/1/12 ML #3303)

- 1. Unapproved substitutions that alter the DRI nutrient values/goals.
- 2. Utilization of home canned, home prepared, or preserved food.
- 3. Provision of therapeutic diets without the advice of a physician or licensed registered dietitian to establish appropriate medical nutritional therapy.

Division 20 Program 610 Service 650 Chapter 25

Administrative Requirements 650-25-46-30

Administration 650-25-46-30-01 (Revised 1/1/12 ML #3303)

- 1. Develop and adhere to a written Program Policies and Procedures Manual to include, at a minimum, the following:
 - a. Defined service area.
 - Targeting methods for the following: older individuals residing b. in rural areas; older individuals with greatest economic need (with particular attention to low income older individuals, including low-income minority older individuals, older individuals with limited English proficiency, and older individuals residing in rural areas); older individuals with greatest social need, (with particular attention to low-income older individuals, including low-income minority older individuals, older individuals with limited English proficiency; and older individuals residing in rural areas); older individuals with severe disabilities; older individuals with limited English proficiency; older individuals with Alzheimer's disease and related disorders with neurological and organic brain dysfunction (and the caretakers of such individuals); and older individuals at risk for institutional placement.
 - c. Frequency, method, and timeframe for delivery of services as appropriate.
 - d. Criteria for eligible nutrition clients, as applicable [Section 650-25-46-01-01 and Section 650-25-46-01-10(5)(b)].
 - e. Service options are accessible to all eligible clients, independent, semi-independent, and totally dependent, regardless of income levels.
 - f. Procedures to assure the confidentiality of client specific information.

Division 20 Program 610 Service 650 Chapter 25

- No information about a client is disclosed by the contract entity unless a release of information is received from the client or legal representative; disclosure is required by court order; or for program monitoring by authorized agencies.
- ii. An appropriate release of information document is signed and on file before client records are released.
- iii. All client specific information is maintained in a locked file, locked area of access coded computer program.
- g. Service contribution (program income) procedures that assure:
 - i. Clients are provided the opportunity to contribute to the cost of services received. Acceptable formats for receiving contributions include the following: a locked box in a private area; sealed envelope with on-site deposit in a locked box in a private area or return by mail; and self punch meal tickets. Any form of periodic correspondence resembling a billing for number of services received by a client is prohibited.
 - ii. No client is denied service due to inability or unwillingness to contribute.
 - iii. A suggested contribution schedule that considers the income ranges of older individuals may be developed. Means tests shall not be used for any service supported by Older Americans Act funds.
 - iv. Each service provider must choose to do one of the following: 1) Publicly display at service locations and provide to clients served at home, the full cost of the nutrition service, with information indicating that clients may, but are not required to contribute for the nutrition service; or 2) Publicly display at service locations and provide to clients served at home, the full cost of the nutrition service and the suggested contribution, with information indicating that clients may, but are not required to contribute for the nutrition service.

Division 20 Program 610 Service 650 Chapter 25

- v. Measures are taken to protect the privacy of each client with respect to his or her contribution.
- vi. Appropriate procedures are established to safeguard and account for all contributions. At a minimum, the following must be addressed: format used for receipt of funds, procedure for deposits, verification of receipt of funds, location of funds prior to deposit, and program staff who have access to funds.
- vii. Ineligible participants are required to pay the full cost of the nutrition service.
- viii. Service contributions for nutrition services are used to expand nutrition services.
- ix. Service contributions for nutrition services may include food stamps.
- h. Fiscal procedures that address receipt of Older Americans Act and related funds, deposit of funds, and payment process.
- i. Procedures to assure service delivery in weather-related emergencies.
- j. Written emergency disaster preparedness plan approved by the local governmental official(s) having responsibility for disaster planning and designate an individual who is responsible to carry out provisions of the plan.
- k. Procedures to assure the provision of information and referral services.
- I. Non-discrimination towards clients.
- m. Grievance procedures for clients.
- n. Records retention.
- o. Reporting food-borne illness.
- p. Holiday meal policy.
- q. A plan to review and update manual as necessary but at least 90 days after the beginning of each contract period.
- 2. Provide or make available training to volunteers and paid personnel concerning the provision of services to older individuals. Upon hire and annually thereafter, paid personnel/volunteers must receive training on the following: overview of the Older Americans Act, service contributions, review of applicable service standards or service requirements and necessary training to deliver the specific service, confidentiality, and fire safety.

Division 20 Service 650 Program 610 Chapter 25

3. Use of volunteers in the provision of services, as applicable. (Volunteer hours and the estimated value must be reported on the Monthly Data & Payment Report.)

Division 20 Program 610 Service 650 Chapter 25

Legal Requirements 650-25-46-30-05 (Revised 1/1/12 ML #3303)

- 1. Comply with all applicable federal and state laws, rules and regulations, and policies and procedures governing Older Americans Act programs.
- 2. Provide insurance as required in the Contract.

Division 20 Program 610 Service 650 Chapter 25

Planning/Evaluation Requirements 650-25-46-30-10 (Revised 1/1/12 ML #3303)

- 1. Assess/reassess needs of older individuals in the defined service area.
- 2. Coordinate services within the community to avoid duplication.
- 3. Evaluate overall program to determine whether or not services were delivered, at what cost; and to what extent goals/objectives were met.
- 4. Conduct service evaluations with provision for client input; develop and maintain a report of the findings for utilization in planning.
- 5. Use information to implement, continue, expand, or end a particular service or activity.
- 6. Participate in Department of Human Services/Aging Services Division evaluation activities as requested.

Division 20 Program 610 Service 650 Chapter 25

Advocacy requirements 650-25-46-30-15 (Revised 1/1/12 ML #3303)

- 1. Provide leadership relative to aging issues on behalf of all older persons in the defined service area.
- 2. Evaluate and comment on local regulations and policies that affect older persons.
- 3. Maintain records that document advocacy efforts and outcomes.

Division 20 Program 610 Service 650 Chapter 25

Outreach Program Service Standard 650-25-50 (Revised 8/1/09 ML#3186)

View Archives

Outreach service is a personalized approach to seeking out older individuals, identifying their service needs with an emphasis on referral and linkage to available services. Priority for services must be given to:

- older individuals residing in rural areas;
- older individuals with greatest economic need (with particular attention to low-income older individuals, including low-income minority older individuals, older individuals with limited English proficiency, and older individuals residing in rural areas);
- older individuals with greatest social need (with particular attention to low-income older individuals, including low-income minority older individuals, older individuals with limited English proficiency; older individuals residing in rural areas);
- older individuals with severe disabilities;
- · older individuals with limited English proficiency;
- older individuals with Alzheimer's disease and related disorders with neurological and organic brain dysfunction and the caretakers of such individuals; and
- older individuals at risk for institutional placement.

Division 20 Program 610 Service 650 Chapter 25

Performance Standards 650-25-50-01

Eligible Clients 650-25-50-01-01 (Revised 1/1/06 ML#2995)

View Archives

Individuals 60 years of age and older.

Division 20 Program 610 Service 650 Chapter 25

Location of Services 650-25-50-01-05 (Revised 1/1/07 ML#3061)

View Archives

Outreach service shall originate in the client's own home. If the service originates in another location, documentation explaining why it was not possible to complete the service in the client's home must be entered in the Narrative section of the web-based SAMS <u>Outreach/HDM Assessment form</u>.

Division 20 Program 610 Service 650 Chapter 25

Delivery Characteristics 650-25-50-01-10 (Revised 1/1/12 ML#3303)

View Archives

Outreach must be delivered countywide throughout the entire service area.

- 1. All referrals must be contacted within two working days.
- 2. All contacts, including telephone calls, must be documented in the Narrative section of the SAMS Outreach/HDM Assessment form. Each contact must have a specific purpose. The documentation shall include:
 - the specific purpose of the outreach contact;
 - a brief descriptive statement of the outreach interaction, including any service needs identified, alternatives explored, service delivery options offered;
 - the services accepted or refused by the client; and
 - the client's choice of provider(s).
- 3. The SAMS <u>Outreach/HDM Assessment form</u> must be completed and data entered in the SAMS web-based system to document need. The contract entity should attempt to obtain all data requested in the assessment. NAPIS data, the Nutrition Screening Checklist and ADL's/IADL's are required for federal reporting purposes. Each outreach contact must be documented in the Narrative section of the web-based SAMS Outreach/HDM Assessment form.
- 4. Individuals seeking services must be provided with service options within the service area. The individual has the right to make an independent choice of service providers.
- 5. When an individual is eligible for services, the individual or legally appointed representative must make all decisions concerning acceptance of services.
- 6. Each case record must be maintained in an individualized file and secured in a locked file cabinet, a locked area, or an access coded computer program.
- 7. A signed release of information document must be on file before information can be shared or released.

Division 20 Service 650 Program 610 Chapter 25

8. Any alteration in the pattern of service delivery must be discussed with the Regional Aging Services Program Administrator prior to the change. All service delivery options should be considered and/or explored.

After discussions have been held and an alternative plan has been agreed upon, the contract entity must complete and submit a revised Service Provision Form to Aging Services Division as outlined in Section 650-25-75-05-05 of the this service chapter.

Division 20 Program 610 Service 650 Chapter 25

Billable Units of Service 650-25-50-05 (Revised 1/1/12 ML#3303)

View Archives

For billing purposes, the contract entity must use the service billing unit system for each service procedure identified in the Service Delivery Procedures Section of this Standard (650-25-50-06).

Each billable unit of service received by a client must be recorded in the client's individual record in the SAMS data system by the 15th of the month following service delivery.

Division 20 Program 610 Service 650 Chapter 25

Service Delivery Procedures 650-25-50-06 (Revised 1/1/12 ML#3303)

View Archives

The following service delivery procedures must be followed for reimbursement through an Older Americans Act contract:

- 1. Initial Outreach Assessment 8 Units of Service
 - a. Conduct an assessment in the client's home using the SAMS Outreach/HDM Assessment form.
 - b. Determine needed services including eligibility for homedelivered meals, if applicable.
 - c. Discuss service options with client.
 - d. Obtain release of information, if applicable.
 - e. Make referral to appropriate agency.
 - f. Enter assessment data in the SAMS data system. Document the following in the Narrative section of the SAMS Outreach/HDM Assessment form: the specific purpose of the outreach contact; a brief descriptive statement of the outreach interaction including any identified service needs; alternatives explored; service delivery options offered; services accepted or refused by the client; and the client's choice of provider(s). If applicable, document how/why a client who is under the age of 60 is eligible to receive homedelivered meals.
 - g. Notify the Nutrition Service contract entity in writing of the eligibility status for home-delivered meals and the nutritional risk status (as determined by the Nutrition Screening Checklist).
- 2. 30-Day Follow-up In-Home Contact and/or In-Home Follow-up Contact 2 Units of Service
 - a. Conduct follow-up visit in the client's home.
 - b. Document in the web-based Narrative section of the SAMS Outreach/HDM Assessment form the specific purpose of the

Division 20 Program 610 Service 650 Chapter 25

outreach contact and a brief descriptive statement of the outreach interaction, including client satisfaction with service(s).

- 3. Outreach Canvassing Face-to-Face Contact 2 Units of Service
 - Conduct canvassing contact to determine if individual is eligible for Older Americans Act services and/or other services.
 - b. If applicable, make appointment to and/or complete SAMS Outreach/HDM Assessment form.
 - c. If the client is ineligible or refuses services, enter available data in the SAMS data system and complete a narrative entry indicating purpose of contact and the basis for ineligibility or client refusal of services.
- 4. Outreach Reassessment (In-Home) 4 Units of Service
 - a. At a minimum, all clients receiving on-going services must be reviewed annually to reassess need. Review existing client data to assure it is correct. Reassess to determine if additional needs are identified and make referrals and linkages to appropriate services.
 - b. Enter reassessment data in the SAMS data system. Document the following in the Narrative section of the Assessment form: the specific purpose of the outreach contact; a brief descriptive statement of the outreach interaction including any identified service needs; alternatives explored; service delivery options offered; services accepted or refused by the client; and the client's choice of provider(s).
- 5. Reassessment for Continued HDM Eligibility: In-Home 4 Units of Service or Telephone Contact 2 Units of Service
 - a. For continued receipt of home-delivered meals, the client must be reassessed every six months or sooner as applicable, to assure continued eligibility. The reassessment may be conducted through a home visit or by telephone. At a minimum, one home visit must occur within a consecutive 12-month period. Review existing client data in the SAMS

Division 20 Program 610 Service 650 Chapter 25

- Outreach/HDM Assessment form to assure it is correct. Reassessment must include completion of the Nutrition Screening Checklist and ADL/IADL's. Determine if additional services are needed and make appropriate referrals.
- b. Enter reassessment data in the SAMS data system. Document the following in the Narrative section of the SAMS Outreach/HDM Assessment form: the specific purpose of the outreach contact; a brief descriptive statement of the outreach interaction including any identified service needs; alternatives explored; service delivery options offered; services accepted or refused by the client; and the client's choice of provider(s). If applicable, document how/why a client who is under the age of 60 is eligible to receive homedelivered meals.
- 6. Telephone Contact, E-mail, Written Correspondence, or Brief Faceto-Face Visit [Outside of the Home] (respond to referral/30 day follow-up, linkage to service) – 1 Unit of Service
 - a. Contact the referral entity or client via telephone, e-mail, written correspondence, or through a brief face-to-face visit (outside of the home) regarding the referral or receipt of services.
 - Document in the Narrative section of the SAMS
 Outreach/HDM Assessment form the specific purpose of the
 outreach contact and a brief descriptive statement of the
 outreach interaction, including client satisfaction with
 service(s).

Division 20 Program 610 Service 650 Chapter 25

Service Activities 650-25-50-10 (Revised 1/1/12 ML#3303)

View Archives

Service activities include:

- 1. Identify and contact targeted older individuals in the service area.
- 2. Receive referrals, make home visits, identify possible service needs based on completion of SAMS <u>Outreach/HDM Assessment form</u>, and through observation and communication.
- 3. Provide information and referral service allowing the client to explore alternatives and make independent choices of both the service(s) to be received and the entity to provide the service.
- Determine eligibility for the home-delivered meals service. Initial 4. determination of eligibility may be accomplished by telephone. The Outreach Services contract entity must immediately notify the Nutrition Services contract entity of preliminary approval for receipt of home-delivered meals. Within two weeks of beginning meal service, a home visit and the SAMS Outreach/HDM Assessment form must be completed to verify eligibility. The Nutrition Services contract entity must be notified in writing of eligibility status and nutritional risk status (as determined by the Nutrition Screening Checklist). For continued home-delivered meal service, a client must be reassessed at least every six months or sooner, as needed. The reassessment must include completion of the Nutrition Screening Checklist and the ADL/IADLs. The reassessment may be conducted through a home visit or by telephone. At a minimum, one home visit must occur within a consecutive 12-month period. The reassessment must be documented in the SAMS data system. The Outreach Service contract entity must notify (in writing) the Nutrition Services contract entity of continued eligibility or the need to discontinue service provision.
- 5. Identify and document unmet service needs. Contact client for follow-up (home visit or via telephone contact) within 30 days after assessment to assure identified unmet service needs have been addressed and that the client is satisfied with the service and choice of provider.

Division 20 Service 650 Program 610 Chapter 25

6. Adhere to the contract entity's written referral process as stated in the contract entity's Policies and Procedures Manual to coordinate service provision with other agencies.

Division 20 Program 610 Service 650 Chapter 25

Staffing Requirements 650-25-50-15 (Revised 1/1/08 ML#3121)

View Archives

- 1. Possess the ability to develop rapport with older persons.
- 2. Possess a valid driver's license and have access to an automobile.
- 3. Possess effective verbal, writing skills, and computer skills.
- 4. Within one month of employment, all newly hired outreach workers shall successfully complete the Aging Services Division outreach training as outlined in the Older Americans Act Outreach Handbook.
- 5. A minimum of ten (10) hours per year of in-service training is required for each outreach worker, relative to outreach functions. This will not be required during the first year of employment when the outreach worker is completing the Division's outreach training.
- 6. The contract entity shall maintain documentation verifying that the outreach worker has met and maintains staffing requirements.

Note: It is recommended that the contract entity consider employing outreach staff with a Bachelor's degree in a human service field and/or experience working with the target population.

Division 20 Program 610 Service 650 Chapter 25

Prohibited Activities 650-25-50-20 (Revised 1/1/07 ML#3061)

- 1. Activities that are provided by another entity in the community, unless documented in the web-based Narrative section of the SAMS Outreach/HDM Assessment form that a recognized service provider has refused or is otherwise unable to render services needed.
- 2. Breach of confidentiality.

Division 20 Program 610 Service 650 Chapter 25

Administrative Requirements 650-25-50-25

Administration 650-25-50-25-01 (Revised 1/1/12 ML#3303)

- 1. Develop and adhere to a written Program Policies and Procedures Manual to include, at a minimum, the following:
 - a. Defined service area.
 - Targeting methods for the following: older individuals residing b. in rural areas; older individuals with greatest economic need (with particular attention to low income older individuals, including low-income minority older individuals, older individuals with limited English proficiency, and older individuals residing in rural areas); older individuals with greatest social need, (with particular attention to low income older individuals, including low-income minority older individuals, older individuals with limited English proficiency, and older individuals residing in rural areas); older individuals with severe disabilities; older individuals with limited English proficiency; older individuals with Alzheimer's disease and related disorders with neurological and organic brain dysfunction and the caretakers of such individuals; and older individuals at risk for institutional placement.
 - c. Frequency, method, and timeframe for delivery of services as appropriate.
 - d. Service options are accessible to all eligible clients, independent, semi-independent, and totally dependent, regardless of income levels.
 - e. Procedures to assure the confidentiality of client specific information.
 - No information about a client is disclosed by the contract entity unless a release of information is received from the client or legal representative;

Division 20 Program 610 Service 650 Chapter 25

- disclosure is required by court order; or for program monitoring by authorized agencies.
- ii. An appropriate release of information document is signed and on file before client records are released.
- iii. All client specific information is maintained in a locked file, locked area or access coded computer program.
- f. Service contribution (program income) procedures that assure:
 - i. Clients are provided the opportunity to contribute to the cost of services received. Acceptable formats for receiving contributions include the following: a sealed envelope given to the outreach worker or returned by mail. Any form of periodic correspondence resembling a billing for number of services received by a client is prohibited.
 - ii. No client is denied service due to inability or unwillingness to contribute.
 - iii. A suggested contribution schedule that considers the income ranges of older individuals may be developed. Means tests shall not be used for any service supported by Older Americans Act funds.
 - iv. Each service provider must choose to do one of the following: 1) Provide to clients served at home, the full cost of the outreach service, with information indicating that clients may, but are not required to contribute for the outreach service; or 2) Provide to clients served at home, the full cost of the outreach service and the suggested contribution, with information indicating that clients may, but are not required to contribute for the outreach service.
 - v. Measures are taken to protect the privacy of each client with respect to his or her contribution.
 - vi. Appropriate procedures are established to safeguard and account for all contributions. At a minimum, the following must be addressed: format used for receipt of funds, procedure for deposits, verification of

Division 20 Program 610 Service 650 Chapter 25

- receipt of funds, location of funds prior to deposit, and program staff who have access to the funds.
- vii. Service contributions for outreach services are used to expand outreach services.
- g. Fiscal procedures that address receipt of Older Americans Act and related funds; deposit of funds, and payment process.
- h. Written emergency disaster preparedness plan approved by the local governmental official(s) having responsibility for disaster planning and designate an individual who is responsible to carry out provisions of the plan.
- i. Procedures to assure the provision of information and referral services.
- j. Non-discrimination towards clients.
- k. Grievance procedures for clients.
- I. Referral process.
- m. Records retention.
- n. A plan to review and update manual as necessary but at least 90 days after the beginning of each contract period.
- 2. Provide or make available training to paid personnel concerning the provision of services to older individuals. Upon hire and annually thereafter, paid personnel must receive training on the following: overview of the Older Americans Act, service contributions, review of applicable service standards or service requirements and necessary training to deliver the specific service, confidentiality, and fire safety.
- 3. Use of volunteers in the provision of services, as applicable. (Volunteer hours and the estimated value must be reported on the Monthly Data and Payment Report.)

Division 20 Program 610 Service 650 Chapter 25

Legal Requirements 650-25-50-25-05 (Revised 1/1/06 ML#2995)

- 1. Comply with all applicable federal and state laws, rules and regulations, and policies and procedures governing Older Americans Act programs.
- 2. Provide insurance as required in the Contract.

Division 20 Program 610 Service 650 Chapter 25

Planning/Evaluation Requirements 650-25-50-25-10 (Revised 1/1/12 ML#3303)

- 1. Assess/reassess needs of older individuals in the defined service area.
- 2. Coordinate services within the community to avoid duplication.
- 3. Evaluate overall program to determine whether or not services were delivered; at what cost; and to what extent goals/objectives were met.
- 4. Conduct service evaluations with provision for client input; develop and maintain a report of the findings for utilization in planning.
- 5. Use information to implement, continue, expand or end a particular service or activity.
- 6. Participate in Department of Human Services/Aging Services Division evaluation activities as requested.

Division 20 Program 610 Service 650 Chapter 25

Advocacy Requirements 650-25-50-25-15 (Revised 1/1/06 ML#2995)

- 1. Provide leadership relative to aging issues on behalf of all older persons in the defined service area.
- 2. Evaluate and comment on local regulations and policies that affect older persons.
- 3. Maintain records that document advocacy efforts and outcomes.

Division 20 Program 610 Service 650 Chapter 25

Senior Companion Program Service Standard 650-25-55 (Revised 8/1/09 ML#3186)

View Archives

The senior companion service offers periodic companionship and nonmedical support by volunteers (who receive a stipend) to adults with special needs. Priority for services shall be given to:

- older individuals residing in rural areas;
- older individuals with greatest economic need (with particular attention to low-income older individuals, including low-income minority older individuals, older individuals with limited English proficiency, and older individuals residing in rural areas);
- older individuals with greatest social need (with particular attention to low-income older individuals, including low-income minority older individuals, older individuals with limited English proficiency, and older individuals residing in rural areas);
- older individuals with severe disabilities; older individuals with limited English proficiency;
- older individuals with Alzheimer's disease and related disorders with neurological and organic brain dysfunction and the caretakers of such individuals; and
- older individuals at risk for institutional placement.

Division 20 Program 610 Service 650 Chapter 25

Performance Standards 650-25-55-01

Eligible Clients - Senior Companion Volunteers 650-25-55-01-01

(Revised 1/1/10 ML #3216)

View Archives

Individuals age 60 and older who meet income requirements at 200% of poverty or below.

Division 20 Program 610 Service 650 Chapter 25

Eligible Clients - Recipients of the Senior Companion Service 650-25-55-01-05

(Revised 1/1/06 ML#2995)

View Archives

Individuals age 60 and older who are homebound and do not reside in a long-term care facility.

Division 20 Program 610 Service 650 Chapter 25

Location of Service 650-25-55-01-10 (Revised 1/1/06 ML#2995)

View Archives

Services must be provided in the recipient's home.

Division 20 Program 610 Service 650 Chapter 25

Delivery of Characteristics 650-25-55-01-15 (Revised 1/1/06 ML#2995)

- 1. Solicit host agencies/volunteer stations that will match eligible senior companion volunteers with recipient's of the senior companion service who meet eligibility criteria.
 - a. Enter into a memorandum of understanding with each host agency.
 - b. Provide host agencies with orientation to the senior companion program including guidelines for client/recipient selection, development of a volunteer assignment, appropriate and inappropriate volunteer activities, and completion of a volunteer and recipient letter of agreement.
 - c. Maintain monthly contact with each host agency to provide on-going support, assistance, and program maintenance.
- 2. Recruit and place senior companion volunteers.
 - a. Select volunteers based on the federal guidelines published by the Corporation for National and Community Service.
 - b. Assure that each volunteer has received a physical exam in order to serve without determent to self or those served.
 - c. Assure that each volunteer is placed in a volunteer station closest to the companion's residing place.
 - d. Provide each volunteer with the stipend and other program benefits.
- 3. Provide training for senior companion volunteers.
 - a. Provide volunteers with basic pre-service orientation within three months of placement.
 - b. Assure that each volunteer received in-service training equivalent to 40 hours per year that covers topics that are helpful and supportive to volunteers while on assignment s well as in their personal lives.

Division 20 Service 650 Program 610 Chapter 25

- c. Assure that the following topics are covered during the inservices: Review of Policies and Procedures from the Senior Companion Handbook, Communication Skills, Safety, and Areas of Health and Human Service Needs.
- 4. Provide, though senior companion volunteers, supportive person-to-person in-home (non-medical) services including personal care, social recreational activities, nutrition, home management, information and advocacy, and respite care to a minimum of 70 recipients of senior companion services.

Division 20 Program 610 Service 650 Chapter 25

Unit of Service 650-25-55-05 (Revised 1/1/06 ML#2995)

View Archives

For reporting purposes, a unit of service equals one visit.

Division 20 Program 610 Service 650 Chapter 25

Administrative Requirements 650-25-55-10

Administration 650-25-55-10-01 (Revised 1/1/08 ML#3121)

- 1. Develop and adhere to a written program manual of policies and procedures to include, at a minimum, the following:
 - a. Defined service area.
 - b. Targeting methods for the following: older individuals residing in rural areas; older individuals with greatest economic need (with particular attention to low income older individuals, including low-income minority older individuals, older individuals with limited English proficiency, and older individuals residing in rural areas); older individuals with greatest social need, (with particular attention to low income older individuals, older individuals with limited English proficiency, and older individuals residing in rural areas); older individuals with severe disabilities; older individuals with limited English proficiency; older individuals with Alzheimer's disease and related disorders with neurological and organic brain dysfunction and the caretakers of such individuals; and older individuals at risk for institutional placement.
 - Service options are accessible to all eligible clients, independent, semi-independent, and totally dependent, regardless of income levels.
 - d. Procedures to assure the confidentiality of client specific information.
 - No information about a client is disclosed by the contract entity unless informed consent is received from the client or legal representative; disclosure is required by court order; or for program monitoring by authorized agencies.

Division 20 Program 610 Service 650 Chapter 25

- ii. An appropriate release of information document is signed and on file before client records are released.
- iii. All client specific information is maintained in a locked file, locked area of access coded computer program.
- e. Service contribution (program income) procedures that assure:
 - i. Clients are provided the opportunity to contribute to the cost of services received. Acceptable formats for receiving contributions include the following: sealed envelope given to senior companion volunteer or return by mail. Any form of periodic correspondence resembling a billing for number of services received by a client is prohibited.
 - ii. No client is denied service due to inability or unwillingness to contribute.
 - iii. A suggested contribution schedule that considers the income ranges of older individuals may be developed.
 Means tests shall not be used for any service supported by Older Americans Act funds.
 - iv. Each service provider must choose to do one of the following: 1) Provide to clients served at home, the full cost of the outreach service, with information indicating that clients may, but are not required to contribute for the senior companion service; or 2) Provide to clients served at home, the full cost of the senior companion service and the suggested contribution, with information indicating that clients may, but are not required to contribute for the senior companion service.
 - v. Appropriate procedures are established to safeguard and account for all contributions. At a minimum, the following must be addressed: format used for receipt of funds, procedure for deposits, verification of receipt of funds, location of funds prior to deposit, and program staff who have access to funds.
 - vi. Measures are taken to protect the privacy of each client with respect to his or her contribution.
 - vii. Service contributions for senior companion services are to used expand senior companion services.

Division 20 Service 650 Program 610 Chapter 25

- f. Fiscal procedures that address receipt of Older Americans Act and related funds, deposit of funds, and payment process.
- g. Non-discrimination towards clients.
- h. Grievance procedures for clients.
- i. Records retention.
- j. A plan to review and update manual as necessary but at least 90 days after the beginning of each contract period.

Division 20 Program 610 Service 650 Chapter 25

Legal Requirements 650-25-55-10-05 (Revised 1/1/06 ML#2995)

- 1. Comply with all applicable federal and state laws, rules and regulations, and policies and procedures governing Older Americans Act programs.
- 2. Provide insurance as required in the Contract.

Division 20 Program 610 Service 650 Chapter 25

Planning/Evaluation Requirements 650-25-55-10-10 (Revised 1/1/06 ML#2995)

- 1. Assess/reassess needs of older individuals in the defined service area.
- 2. Coordinate services within the community to avoid duplication.
- 3. Evaluate overall program to determine whether or not services were delivered, at what cost, and to what extent goals/objectives were met.
- 4. Conduct service evaluations with provision for client input; develop and maintain a report of the findings for utilization in planning.
- 5. Use information to implement, continue, expand or end a particular service or activity.

Division 20 Program 610 Service 650 Chapter 25

Advocacy Requirements 650-25-55-10-15 (Revised 1/1/06 ML#2995)

- 1. Provide leadership relative to aging issues on behalf of all older persons in the defined service area.
- 2. Evaluate and comment on local regulations and policies that affect older persons.
- 3. Maintain records that document advocacy efforts and outcomes.

Division 20 Program 610 Service 650 Chapter 25

Older Americans Act Title III Assessment 650-25-65 (Revised 8/1/09 ML#3186)

View Archives

Assessments are conducted to determine the following:

- Compliance with state and federal rules, regulations and policies;
- Compliance with the terms of the contract and any attachments;
- If service provision meets or exceeds service standards and/or contract requirements, as applicable; and
- Factors that may have contributed to the achievement or lack of achievement in meeting service standards and/or contract requirements.

On-site assessments are conducted by Department staff a minimum of two times during the contract period. One of the assessments must be a year-end assessment. Department staff may conduct additional and/or more indepth reviews based on specific circumstances and the needs of contract entities. Regional Aging Services staff may request assistance from Aging Services Division staff in conducting assessments/reviews.

An exit conference will be held at the conclusion of each on-site assessment/review to outline non-compliance issues. Contract entities must respond, in writing, to any non-compliance issues identified during the assessment process in the time frame set forth by Department staff. Follow-up will be conducted to assure appropriate action has been taken to address each non-compliance issue.

Assessments/reviews and written responses to non-compliance issues are forwarded to Aging Services Division for review and, if necessary, implementation of remedies. Failure to rectify issues of non-compliance may result in non-payment, recapture of funds, or contract termination.

Division 20 Program 610 Service 650 Chapter 25

Program Reporting Requirements 650-25-70 (Revised 1/1/12 ML#3303)

View Archives

Contract entities may be required to submit program reports. Content of the report and timeframes will be identified in the specific program service standard, Sections 650-25-70-01, Section 650-25-70-05, and/or the contract.

Division 20 Program 610 Service 650 Chapter 25

SAMS Reporting 650-25-70-01 (Revised 1/1/12 ML#3303)

View Archives

SAMS is a web-based data management system used to comply with Administration on Aging reporting requirements as well as integrate data collection with other federal and state funded home and community-based services.

Contract entities providing the following services are required to submit program reports using the SAMS data system: ADRL Services; Health Maintenance Services; Nutrition Services; and Outreach Services.

Instructions for use of the SAMS data system can be accessed at: www.synergysw.com/support/login.php. Each user must create a user ID to access the standard user manuals. A Help button is in place in the database to assist the user and can used any time when logged into the system.

Periodic SAMS trainings and on-going technical assistance are provided by Aging Services Division. Contract entities can request specific trainings on SAMS usage and reporting.

A SAMS Agency Summary Report must be generated in the SAMS data system to complete information for the Monthly Data & Payment Report (SFN 269) (235 kb), also generated in the SAMS data system. The SAMS Agency Summary Report must be attached to the Monthly Data & Payment Report and submitted no later than thirty days after the end of the monthly service period.

In addition, a SAMS Service Progress Report must be generated in the SAMS data system for Health Maintenance Services and Outreach Services. The SAMS Service Progress Report must be attached to the Monthly Data &

Division 20 Service 650 Program 610 Chapter 25

Payment Report, and submitted no later than thirty days after the end of the monthly service period.

Contract entities may be required to develop and submit additional reports upon request.

Division 20 Program 610 Service 650 Chapter 25

Service Progress Reports/Other Reports 650-25-70-05 (Revised 1/1/06 ML#2995)

View Archives

Contract entities may be required to submit a monthly service progress report. Content of the report and timeframes for submission will be identified in each specific contract.

Any additional reporting requirements will be identified in each specific contract.

Division 20 Program 610 Service 650 Chapter 25

State Program Report 650-25-70-10 (Revised 1/1/07 ML#3061)

View Archives

The Administration on Aging established the National Aging Program Information System (NAPIS), which requires the State to submit an annual performance report. This reporting system includes the State Program Report (SPR). The State Program Report is generated from data elements gathered from the SAMS 2000 database.

Contract entities not using the web-based SAMS 2000 reporting system will be required to report data for the State Program Report on the form titled "State Program Report for Older Americans Act Contract Entities not using SAMS 2000." Data for the State Program Report is based on the Federal Fiscal Year (October 1 through September 30).

Division 20 Program 610 Service 650 Chapter 25

Inventory Listing of Federal Equipment 650-25-70-15 (Revised 1/1/06 ML#2995)

View Archives

Upon request, the contract entity must submit to Aging Services Division an inventory listing of federal equipment as outlined in this manual, Section 25-25-55. Equipment.

Division 20 Program 610 Service 650 Chapter 25

Contracting 650-25-75

Procurement of Services 650-25-75-01 (Revised 1/1/07 ML#3061)

View Archives

The Department of Human Services, Aging Services Division, will contract for services in accordance with the following:

- NDAC Article 4-12 State Procurement Practices
- Department of Human Services Manual Chapter 240-03 Contracting for Services
- Department of Human Services Manual Chapter 120-01 Request for Proposal

Requests for proposal are issued for health maintenance, legal, nutrition, and outreach services. Awards for other services are offered through the applicable procurement requirements.

Division 20 Program 610 Service 650 Chapter 25

Contract 650-25-75-05 (Revised 1/1/12 ML#3303)

View Archives

Funds are awarded through the issuance of a contract document depending upon the service requirements.

A contract entity must provide the service(s) throughout the contract period.

A contract may be terminated with or without cause upon thirty (30) days written notice by either party.

Failure to perform the work or comply with the terms of the contract may result in non-payment, recapture of funds, or contract termination.

Division 20 Program 610 Service 650 Chapter 25

Subcontract 650-25-75-05-01 (Revised 1/1/12 ML#3303)

View Archives

A contract entity may subcontract with qualified entities provided that any such subcontract shall acknowledge the binding nature of the contract, and incorporates the contract, together with its attachments, as appropriate. The contract entity is solely responsible for the performance of any subcontractor.

The Department of Human Services, Aging Services Division, requires the completion and submission of a Subcontracting Form that identifies each subcontractor and the percentage of work being performed by each. Aging Services Division also requires the completion and submission of a Subcontractor Certification Form.

Through the procurement process, the Subcontracting and the Subcontracting Certification Forms will be forwarded to entities for completion and submission to Aging Services Division. Throughout the contract term, contract entities are responsible for updating and resubmission of any information contained on the forms. For any new subcontractors, including the substitution of one subcontractor for another, the contract entity must submit the following: Identifying Data Form that indicates the reason for resubmission; the Subcontracting Form; and the Subcontracting Certification Forms.

The new form(s) will become a part of the contract.

Division 20 Program 610 Service 650 Chapter 25

Service Provision Form 650-25-75-05-05 (Revised 10/1/10 ML#3242)

View Archives

The Department of Human Services, Aging Services Division, requires the completion and submission of a Service Provision Form (applicable to nutrition, outreach, and health services). The form(s) outlines communities, sites, frequency, etc., for the specific funded service.

Through the procurement process, Aging Services Division will forward the Service Provision Form to entities for completion and submission to Aging Services Division. Throughout the contract term, contract entities are responsible for updating and resubmission of any information contained on the Service Provision Form. The contract entity must submit the following: Identifying Data Form that indicates the reason for resubmission; and the updated Service Provision Form(s).

The new form(s) will become a part of the contract.

Division 20 Program 610 Service 650 Chapter 25

Identifying Data Form 650-25-75-05-10 (Revised 8/1/09 ML#3186)

View Archives

The Department of Human Services, Aging Services Division, requires the completion and submission of an Identifying Data Form. This form provides identification of legal entity information necessary for development of a contract. The form also provides identification of a contact individual who has been delegated authority to represent the legal entity as it relates to the contract.

Through the procurement process, Aging Services Division will forward the Identifying Data Form to entities for completion and submission to Aging Services Division. Throughout the contract term, contract entities are responsible for updating and resubmission of any information contained on the Identifying Data Form.

The Identifying Data Form must also be submitted with the resubmission of the Subcontractor Form, the Subcontractor Certification Forms, and the Service Provision Form(s). The Identifying Data Form must indicate the reason for resubmission of the specific form(s).

The new form(s) will become a part of the contract.

Division 20 Program 610 Service 650 Chapter 25

Fiscal Administration 650-25-80

Older Americans Act Budget 650-25-80-01 (Revised 10/20/08 ML#3160)

View Archives

The Older Americans Act Budget is developed each Federal Fiscal Year based on availability of Federal and State funds. Funding levels for State Funds to match Older Americans Act programs are set on a biennial basis by the North Dakota State Legislature. Funds are distributed using an allocation plan developed by Aging Services Division.

Aging Services Division retains the authority for final decision-making regarding the distribution of any additional funds as well as reductions due to a shortfall in funds.

Division 20 Program 610 Service 650 Chapter 25

Nutrition Services Incentive Program (NSIP) 650-25-80-05

(Revised 1/1/06 ML#2995)

View Archives

The Nutrition Services Incentive Program (NSIP) is funded through an appropriation to the United States Department of Agriculture. Funding levels are based on the total number of eligible meals served during the preceding federal fiscal year and the amount of funds authorized by Congress.

NSIP funds for each nutrition contract entity will be determined by the contract entity's share (percentage) of the total eligible meals served in the preceding federal fiscal year and the amount of funds allocated to the State of North Dakota. Funds will be disbursed upon receipt from the federal government.

Contract entities will request payment by reporting the number of eligible meals served on the Monthly Data & Payment Form.

North Dakota will continue to request cash-in-lieu of commodities. NSIP funds must be used to purchase food grown in the United States of America for meals provided during the federal fiscal year for which the funds were authorized.

Division 20 Program 610 Service 650 Chapter 25

Cost Sharing 650-25-80-10 (Revised 1/1/06 ML#2995)

View Archives

The 2000 amendments to the Older Americans Act allow states to implement cost sharing by clients for certain services funded under the Act. Cost sharing is prohibited for the following services: Information and Assistance, Outreach, Benefits Counseling, Case Management, Ombudsman, Elder Abuse Prevention, Legal Assistance, other Consumer Protection Services, Congregate Meals, Home-Delivered Meals, and any services delivered through a Tribal Organization. In addition, a state may not permit cost sharing by a low-income individual if the income is at or below the federal poverty line. The state may also exclude low-income individuals whose incomes are above the federal poverty line.

Cost sharing is not permitted for the majority of services currently funded with Older Americans Act funds. Since development and implementation of a system to address cost sharing would result in an unreasonable administrative and fiscal burden for both Aging Services Division and the contract entities, services are provided through tribal organizations, and a significant portion of clients receiving OAA services are low-income, cost sharing will not be implemented.

Division 20 Program 610 Service 650 Chapter 25

Program Income 650-25-80-15 (Revised 1/1/06 ML#2995)

View Archives

Program income is that income which is received as service contributions from eligible clients.

Program income is used within each service period towards meeting the expenses of the service provided, therefore allowing for the provision of additional service units. Program income can only be expended for the service from which it was generated except for congregate and home delivered meals where it can be used for either service.

Division 20 Program 610 Service 650 Chapter 25

Required Match 650-25-80-20 (Revised 1/1/10 ML #3216)

View Archives

The required non-federal cash match amount is identified in the Contract.

To meet the Administration on Aging's match requirement as well as the match requirement in the Contract, contract entities must use the following to calculate the match requirement for each service period: service period expenditure amount divided by .85 (85%); multiply that amount by .15 (15%) = required match.

Match is only required up to the amount that is identified in the Contract. Additional funds may be required to meet all program costs.

Funds received to provide Older Americans Act Family Caregiver Support Services must be matched with 25% non-federal cash match (federal award divided by 75% multiplied by 25%).

Division 20 Program 610 Service 650 Chapter 25

Additional Local Funds 650-25-80-21 (Revised 8/1/09 ML#3186)

View Archives

Additional local funds may be needed to meet the cost of providing services throughout the contract term.

Additional local funds should include only those costs associated with defined units of service/service delivery procedures as included in each service standard. Including costs outside of the scope of the service would present an inflated unit cost. Examples of undefined units of service/service delivery procedures are as follows:

- costs associated with wound care/dressing changes should not be included in additional local costs for health maintenance services;
- costs associated with the provision of ineligible meals should not be included in additional local costs for nutrition services;
- costs associated with provision of senior health insurance counseling should not be included in additional local costs for outreach services.

Additional local funds must be recorded on the Monthly Data & Payment Report as outlined in Section 650-25-85-01 of this manual.

Division 20 Program 610 Service 650 Chapter 25

Compensation 650-25-80-25 (Revised 10/1/10 ML#3242)

View Archives

Compensation for an identified unit of service is based on a contracted unit rate. The contract outlines the service to be provided, the award per service, and the contracted unit rate, as applicable.

Compensation for other services is based on approved line items as outlined in the specific contract.

Availability of an advance payment prior to performance for a contracted service will be addressed in the Request for Proposal or through separate correspondence.

The Nutrition contract entity will receive NSIP compensation as outlined in <u>Section 650-25-80-05</u>, Nutrition Services Incentive Program.

Non-payment or recapture of payment may result if the contract entity fails to meet terms identified in the Contract.

Division 20 Program 610 Service 650 Chapter 25

Mileage, Lodging and Meal Rates 650-25-80-30 (Revised 8/1/09 ML#3186)

View Archives

Under current Older Americans Act contracts, contract entities are reimbursed per unit of service or per approved budget. Therefore, contract entities are not required to follow State reimbursement rates but may choose to use the State reimbursement rates as a guideline.

As directed by the North Dakota Legislative Assembly, the reimbursement rates for mileage and lodging are established by policy by the director of the Office of Management and Budget. Rates are amended periodically. Meal rates are established by legislative action.

Division 20 Program 610 Service 650 Chapter 25

Audit Responsibility 650-25-80-35 (Revised 1/1/06 ML#2995)

View Archives

Audit responsibility will be outlined in the Contract, as applicable.

Division 20 Program 610 Service 650 Chapter 25

Fiscal Reporting Requirements 650-25-85 (Revised 8/1/09 ML#3186)

View Archives

As applicable to each contract, the Monthly Data & Payment Report (<u>SFN</u> <u>269</u>) or the Request for Reimbursement – Direct Services (<u>SFN 1763</u>) must be submitted to Aging Services Division to receive reimbursement.

Availability of an advance payment prior to performance for a contracted service will be addressed in the Request for Proposal or through separate correspondence.

Division 20 Program 610 Service 650 Chapter 25

Monthly Data & Payment Report (SFN 269) 650-25-85-01 (Revised 8/1/09 ML#3186)

View Archives

The Monthly Data & Payment Report (<u>SFN 269</u>) is available in the webbased SAMS 2000 report section and as a PDF fillable form on-line at <u>www.nd.gov/eforms</u>. The report is due at Aging Services Division no later than 30 days after the end of the identified service period.

Required SAMS Reports as well as any other data outlined in each specific contract, must be submitted with the Monthly Data & Payment Report (SFN 269).

Instructions for Completion of the Monthly Data & Payment Report (<u>SFN 269</u>).

Legal Entity Name, Address, City, State, Zip Code: Complete as included in the contract.

Service Period From/Service Period To: Record the service period for which the payment is requested. Recording must include the month, days, and a four-digit year.

Contract Number: Record the contract number as it appears on the contract.

Vendor Number: Record the Office of Management and Budget (OMB) approved Vendor Number.

ASD File Number: Aging Services Division will record the ASD File Number for the first payment request. The contract entity must record the number on subsequent requests for payment.

Division 20 Program 610 Service 650 Chapter 25

- **Row A Nutrition Education**: Record the number of units provided during the service period and the dollar value associated with the service.
- **Row B Nutrition Counseling**: Record the number of units provided during the service period and the dollar value associated with the service.
- **Row C Volunteers**: Record the number of hours provided during the service period and the dollar value of the hours.
- **Row D Unduplicated Individuals Served**: Represents the unduplicated number of persons served for the service period. This number is generated automatically in SAMS and will auto-fill into the SAMS report form; the number must be manually entered in the PDF fillable on-line form.
- **Row E- Number of Eligible Units Provided**: Represents the number of eligible service units provided for the service period. This number is generated automatically in SAMS and will auto-fill into the SAMS report form; the number must be manually entered in the PDF fillable on-line form.
- **Row F1 Required Match Balance**: Represents the beginning amount of required match that has not been met for the contract term. For the first payment request, the contract entity must record the amount as stated in the contract. For subsequent payment requests, the contract entity must record the amount from Row F3-Balance After Expenditure from the previous service period.
- **Row F2- Required Match Expended**: The contract entity must record the amount of required match that will be expended for each of the contracted services for the service period until the match requirement is met for the contract term. To calculate the amount of required match for each service, divide Row K-Service Period Expenditure by .85 (85%) and multiply by .15 (15%).

Division 20 Program 610 Service 650 Chapter 25

Row F3 – Balance After Expenditure: Represents the balance of required match that has not been met for the contract term. The amount is automatically calculated and will auto-fill into the SAMS report form and the PDF fillable on-line form (Row F1-Required Match Balance minus Row F2-Required Match Expended).

Row G - Additional Local Expended: Record the amount of additional local funds expended for each service for the service period. If the contract entity is not able to record all of the additional local funds expended by the time the Monthly Data & Payment Report is due for payment, the additional local funds that were expended must be reported on the subsequent Monthly Data & Payment Report. An additional Monthly Data & Payment Report may be submitted no later than 30 days after the end of the contract period to report additional local funds expended during the last month of the contract period. Identify the additional form by recording the entire contract period in the Service Period From/To fields.

Row H1 - Program Income Received: Record the amount of program income received for each service for the service period.

Row H2 - Program Income Expended: Record the amount of program income expended for each service for the service period. Program income can only be expended for the service from which it was generated except for congregate and home-delivered meals where it can be applied to either service.

Row I - Contracted Unit Rate: Record the contracted unit rate per unit of service as identified in the contract.

Row J - Contract Balance: Represents the available balance for the contracted service. This amount will decrease as payments are made. The calculated amount from Row N - Balance After Payment must be recorded by the contract entity in Row J Contract Balance for each subsequent payment request until the contract funds are depleted.

Division 20 Program 610 Service 650 Chapter 25

Row K - Service Period Expenditure: Represents the amount of payment requested by the contract entity. The Service Period Expenditure must be calculated by the contract entity by multiplying Row E-Number of Eligible Units Provided by Row I-Contracted Unit Rate. If a contract entity is submitting a request for an advance payment as identified in the Request for Proposal (RFP) or other contract document, the requested amount must be recorded in Row K-Service Period Expenditure.

Row L - Less Advance Payments: Represents the amount of funds paid as the result of a payment prior to services being provided. If an advance payment was made, the contract entity must record that amount in Row L-Less Advance Payment in the subsequent payment request form.

Row M - Payment: Represents the amount of contract funds payable to a contract entity for the service(s) provided during the service period. This amount is automatically calculated and will auto-fill into the form (Row J – Contract Balance minus Row K-Service Period Expenditure minus Row L-Less Advance Payments, if applicable, equals Row M-Payment).

Row N - Balance After Payment: Represents the amount of contract funds that have not been expended. This amount is automatically calculated and will auto-fill into the SAMS report form and the PDF fillable on-line form (Row J-Contract Balance minus Row M-Payment equals Row N-Balance After Payment).

Row O - NSIP Payment: Represents the amount of NSIP payment based on the number of meals served during the preceding federal fiscal year and the amount of the State's NSIP award. NSIP payments will be disbursed upon receipt from the Federal government.

Coded Sections: The coded sections are for internal use by the Department of Human Services.

Signature Box: Sign and complete title and date fields. By signing, the contract entity certifies compliance with the match requirement as stated

Division 20 Service 650 Program 610 Chapter 25

in the contract. The completed form must be printed and submitted to Aging Services Division for payment.

Other signature lines are for internal use by the Department of Human Services.

Division 20 Program 610 Service 650 Chapter 25

Request for Reimbursement - Direct Services (SFN 1763) 650-25-85-05

(Revised 1/1/07 ML#3061)

View Archives

The Request for Reimbursement – Direct Services (SFN 1763) is available as a fillable form. The report is due at Aging Services Division no later than thirty days after the end of the monthly service period. The State will make payment within thirty days after receipt of the request for reimbursement and required reporting, except that no payment will be made until the reimbursement and reporting have been approved by the State. The State will not make any advanced payments before performance by the contractor.

The form must be completed on-line, printed, signed, and submitted to Aging Services Division for payment.

Division 20 Program 610 Service 650 Chapter 25

Senior Centers 650-25-90 (Revised 1/1/06 ML#2995)

View Archives

Senior clubs and centers will be notified through the Department's procurement of services process of the availability of funding for senior center acquisition, renovation, or construction.

If, within ten years after acquisition, or within twenty years after the completion of construction, the owner of the facility ceases to be a public or non-profit agency or organization; or the facility ceases to be used for the purposes for which it was acquired (unless the Assistant Secretary determines, in accordance with regulations, that there is good cause for releasing the applicant or owner from the obligation to do so), recapture of payment shall occur as outlined in the Older Americans Act, Section 312.

A senior club that is considering disbanding should contact their respective Regional Aging Services Program Administrator to determine if the club received Older American's Act funds for acquisition or construction of the center as the club may be required to repay a portion of those funds. Equipment acquired with Older American's Act funds may be subject to redistribution or recapture of payment.

Division 20 Program 610 Service 650 Chapter 25

Dissolution of a Non-Profit 650-25-95 (Revised 1/1/06 ML#2995)

View Archives

If a senior club or other non-profit corporation was formally incorporated in the State of North Dakota, a formal dissolution process is required under the Non-Profit Corporations Act (North Dakota Century Code Chapter 10-33). Contact should be made with the Secretary of State's Office to complete the process.